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Companies"
Annotated Code of Maryland

(2001 Replacement Volume and 2003 Supplement)

2004 Regular Session 4lr1079

By: The President (By Request - Department of Legislative Services - Code Revision) Introduced and read first time: January 15, 2004 Assigned to: Rules Committee Report: Favorable Senate action: Adopted Read second time: February 18, 2004 CHAPTER 1 AN ACT concerning 2 **Code Revision - Miscellaneous Provisions** 3 FOR the purpose of revising, without substantive change, certain provisions of the Annotated Code of Maryland in order to effectuate the purposes of the Code 4 5 Revision process; repealing certain obsolete or redundant provisions of the Annotated Code of Maryland in order to effectuate the purposes of the Code 6 Revision process; revising, without substantive change, provisions relating to: 7 8 water companies, the location of local correctional facilities, fines and 9 forfeitures, the Governor's emergency powers for catastrophic health 10 emergencies, the Governor's authority to quarantine vessels, complaints against civil or military officers, the Community Service Trust Fund, the Maryland 11 African American Museum Corporation, payment of the cost of archeological 12 13 work in a State project, and the effect of military service on applications for 14 licenses, certificates, permit or other authorization to engage in a profession or 15 trade; repealing provisions relating to institutions and societies for the care and protection of minors, withholding of wages by railroad companies, and officers' 16 17 fees; and generally relating to the formal revision of the Annotated Code of Maryland. 18 19 BY repealing 20 Article 23 - Miscellaneous Companies 21 Section 180 and the subheading "Minors - Institutions and Societies for the

Care and Protection of Children"; 238; and 332 and the subheading "Water

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Section 11-101

1 2 3 4 5	BY	repealing Article 23A - Corporations - Municipal Section 8A and the subtitle "Facilities Outside Corporate Limits" Annotated Code of Maryland (2001 Replacement Volume and 2003 Supplement)			
6 7 8 9 10	BY	Y repealing Article 38 - Fines and Forfeitures In its entirety Annotated Code of Maryland (2003 Replacement Volume)			
11 12 13 14 15 16 17 18 19 20		BY repealing Article 41 - Governor - Executive and Administrative Departments Section 2-201 through 2-204, inclusive, and the subtitle "Subtitle 2. Governor's Emergency Powers - Catastrophic Health Emergencies"; 2-406; 2-501 through 2-504, inclusive, and the subtitle "Subtitle 5. Complaints Again Civil or Military Officers"; 18-205, 18-206; and 20-101 through 20-113 inclusive, and the subtitle "Subtitle 1. Maryland African American Hist Museum Corporation" Annotated Code of Maryland (2003 Replacement Volume)			
21 22 23 24 25		repealing Article 78A - Public Works Section 2A Annotated Code of Maryland (2003 Replacement Volume)			
26 27 28 29 30		repealing Article 96 1/2 - Veterans Section 46 Annotated Code of Maryland (2003 Replacement Volume)			
31 32 33 34 35		repealing Article 36 - Fees of Officers Section 1 and 2 and the subheading "Accounts"; and 3 through 7, inclusive Annotated Code of Maryland (2003 Replacement Volume)			
36 37	BY	repealing and reenacting, with amendments, Article - Correctional Services			

1 2	Annotated Code of Maryland (1999 Volume and 2003 Supplement)		
3	BY	adding to	
4		Article - Correctional Services	
5		Section 11-102.1	
6		Annotated Code of Maryland	
7		(1999 Volume and 2003 Supplement)	
	BY	adding to	
9		Article - Courts and Judicial Proceedings	
10		Section 7-501 through 7-508 to be under the amended title "Title 7. Costs,	
11		Fines, and Forfeitures" and the new subtitle "Subtitle 5. Fines and	
12		Forfeitures"	
13		Annotated Code of Maryland	
14		(2002 Replacement Volume and 2003 Supplement)	
15	BY	adding to	
16		Article - Criminal Law	
17		Section 8-108	
18		Annotated Code of Maryland	
19		(2002 Volume and 2003 Supplement)	
20	BY	adding to	
21		Article - Health - General	
22		Section 18-212.1; and 24-1101 through 24-1105 to be under the new subtitle	
23		"Subtitle 11. Community Services Trust Fund"	
24		Annotated Code of Maryland	
25		(2000 Replacement Volume and 2003 Supplement)	
26	BY	adding to	
27		Article - Labor and Employment	
28		Section 3-708	
29		Annotated Code of Maryland	
30		(1999 Replacement Volume and 2003 Supplement)	
31	BY	adding to	
32		Article - Public Safety	
33		Section 14-3A-01 through 14-3A-08, inclusive, to be under the new subtitle	
34		"Subtitle 3A. Governor's Health Emergency Powers"	
35		Annotated Code of Maryland	
36		(2003 Volume)	
37	BY	adding to	

1	Article - Public Utility Companies		
2	Section 7-105 to be under the amended title "Title 7. Gas, Electric, and Water		
3	Companies"		
4	Annotated Code of Maryland		
5	(1998 Replacement Volume and 2003 Supplement)		
5	(1770 Replacement Volume and 2003 Supplement)		
6	BY adding to		
7	Article - State Finance and Procurement		
8	Section 7-114.1		
9			
10	(2001 Replacement Volume and 2003 Supplement)		
10	(2001 Replacement Volume and 2003 Supplement)		
11	BY adding to		
12	Article - State Government		
13	Section 3-307; 9-2601 through 9-2614, inclusive, to be under the new subtitle		
14	"Subtitle 26. Maryland African American Museum Corporation"; and		
15	10-1201 through 10-1203 to be under the new subtitle "Subtitle 12.		
16	Toll-Free Telephone Numbers"		
17	Annotated Code of Maryland		
18	(1999 Replacement Volume and 2003 Supplement)		
10	(1777) Telpharonic (1780)		
19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF		
	MARYLAND, That the following sections of the Annotated Code of Maryland be		
	repealed.		
22	Article 23 - Miscellaneous Companies		
	ı		
23	Section 332 and the subheading "Water Companies"		
24	Article 23A - Corporations - Municipal		
25	Section 8A and the subtitle "Facilities Outside Corporate Limits"		
26	Article 38 - Fines and Forfeitures		
27	In its entirety		
28	Article 41 - Governor - Executive and Administrative Departments		
29			
30	Emergency Powers - Catastrophic Health Emergencies"; 2-406; 2-501		
31	through 2-504, inclusive, and the subtitle "Subtitle 5. Complaints Against		
32	Civil or Military Officers"; 18-205, 18-206; and 20-101 through 20-113,		
33	inclusive, and the subtitle "Subtitle 1. Maryland African American History		
JJ			
34	Museum Corporation"		
34	Museum Corporation"		

Section 46

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1 2	SECTION 2. AND BE IT FURTHER ENACTED, That the Laws of Maryland read as follows:
3	Article 23 - Miscellaneous Companies
4	[Minors - Institutions and Societies for the Care and Protection of Children]
5	[180.

6 All bodies incorporated or to be incorporated under the general laws for the 7 purpose of the care, custody, guardianship or protection of minors generally, or of any 8 particular age or classes, have the power and authority following: (1) To retain male 9 and female children legally committed or confided to them until the age of eighteen 10 years, and to discharge such children absolutely before attaining said age whenever 11 the managers of such institutions shall deem such discharge to be beneficial to such 12 children. (2) To permit the return of such children to their parents or other relatives, 13 or to place them out in suitable homes without relinquishing absolutely the custody, 14 control and supervision of the managers, and a record is to be kept of the time of 15 placing out, name and residence of persons with whom placed, and terms and 16 conditions of placing out; and it is the duty of the managers to cause every child so 17 placed out to be visited not less than once in six months, in order to inquire into his or 18 her welfare until he or she shall attain the age of eighteen years; and the managers 19 may require the return to the institution of any child under eighteen years of age so 20 placed with parents or relatives or in other homes, whenever they shall deem that the 21 welfare of the child requires such return. (3) To exercise parental authority and 22 control over such children, and make needful provisions as to their care, maintenance 23 and education. (4) To procure the commitment of such children in cases of necessity to 24 reformatory institutions.

- The foregoing provisions are not to be understood to affect the power of courts to adjudicate all questions as to the custody of minors, irrespective of any alleged or supposed claim or right of guardianship or custody, or to abridge or affect any corporate rights of an institution, or to prevent the receiving of minors under such limitations, or for such definite periods as any institution may by its regulations direct or prescribe.]
- 31 REVISOR'S NOTE: This section is obsolete law that has been superseded by 32 other provisions. The Review Committee, in consultation with the Office of 33 the Attorney General, has determined that it should be repealed.
- 34 [238.
- It shall not be lawful for any railroad company doing business in this State to withhold any part of the wages of its employees for the benefit of any relief association or the members thereof. Any railroad company violating the provisions of this section shall upon conviction be fined not less than fifty (\$50) dollars, nor more than five hundred (\$500) dollars for each and every offense.]

5	SENATE BILL 75
1 2 3	REVISOR'S NOTE: This section is obsolete law that has been superseded by provisions of federal law. The Review Committee, in consultation with the Office of the Attorney General, has determined that it should be repealed.
4	Article 36 - Fees of Officers
5	[Accounts]
6	[1.
9 10	All accounts for officers' fees shall be made out in a fair and clear manner and in words at length; and whenever any person interested in them, or to whom the same shall be charged shall require a copy of such account, the several officers herein named shall, in as short a time as may be convenient, give him an account of such charges in words at length.]
12	[2.
15 16 17 18	No charge for officers' fees shall be paid or allowed by the county commissioners aforesaid in any criminal case where jurisdiction to try, hear and determine the matter charged against the party accused has been conferred by law upon the District Court, but the county commissioners may levy or pay to the officers performing service in such cases such compensation as they in their discretion may deem right and proper. This section shall apply only to the counties of Caroline, Kent, Queen Anne's, Talbot, Prince George's, Charles and Harford.]
20	[3.
23	No officer, under the penalty of five hundred dollars, shall send out his fees on execution more than once in every year between the first day of January and the first day of May; but in Baltimore City any officer may send out his fees on execution at any time during the year.]
25	[4.
28 29	If any officer shall, by himself, his deputies, agents, or clerks, charge, receive, ask or demand any larger or greater fees than are allowed by this article, he shall for each offense forfeit and pay a sum not exceeding one hundred dollars and not less than twenty dollars, to be recovered by indictment in the circuit court for the county where such officer resides.]
31	[5.

If any officer shall, by himself or his deputies, agents or clerks, ask, receive or

33 demand any fees herein allowed, after the same have been paid, he shall for each 34 offense forfeit and pay ten dollars, to be recovered before a court as small debts; and 35 shall, in addition, return to the party the fees so improperly received.]

- 1 [6.
- 2 For any service not mentioned in this article which any officer may render, he
- 3 shall be allowed the same fees herein allowed for similar services.]
- 4 [7.
- 5 Any officer entitled to any fees for rendering services to any person who is not a
- 6 resident of this State, or not assessed on taxable property therein, may require such
- 7 fees to be paid at the time of rendering such service, or security for the payment of the
- 8 same to be given.]
- 9 REVISOR'S NOTE: Article 36, §§ 1 through 7 are obsolete law that has been
- superseded by other provisions. The Review Committee, in consultation
- 11 with the Office of the Attorney General, has determined that they should
- be repealed.
- 13 Article Correctional Services
- 14 11-101. SCOPE.
- 15 [This] EXCEPT AS PROVIDED IN § 11-102.1 OF THIS SUBTITLE, THIS subtitle does
- 16 not apply to Baltimore City.
- 17 11-102.1. LOCAL CORRECTIONAL FACILITY OUTSIDE LIMITS OF MUNICIPAL
- 18 CORPORATION.
- 19 A MUNICIPAL CORPORATION OR BALTIMORE CITY MAY NOT ESTABLISH A
- 20 LOCAL CORRECTIONAL FACILITY OUTSIDE ITS CORPORATE LIMITS UNLESS IT HAS
- 21 OBTAINED APPROVAL FROM THE GOVERNING BODY OF THE COUNTY IN WHICH THE
- 22 LOCAL CORRECTIONAL FACILITY IS PROPOSED TO BE ESTABLISHED.
- 23 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 23A, § 8A.
- 25 The reference to "local correctional facility" is substituted for the former
- 26 references to "penal institution or other place of detention" and "such
- 27 institution or other place of detention" for consistency in this subtitle. See
- 28 § 1-101(j) of this article.
- 29 Defined terms: "Correctional facility" § 1-101
- 30 "County" § 1-101
- 31 "Local correctional facility" § 1-101

1	Article - Courts and Judicial Proceedings			
2	Title 7. [Costs] COSTS, FINES, AND FORFEITURES.			
3	SUBTITLE 5. FINES AND FORFEITURES.			
4	7-501. DEFINITIONS.			
5	(A) IN GENERAL.			
6	IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.			
7 8	REVISOR'S NOTE: This subsection is new language added as the standard introductory language to a definition section.			
9	(B) COSTS.			
10	"COSTS" MEANS THE COST OF PROSECUTING A PERSON FOR A CRIME.			
11 12	REVISOR'S NOTE: This subsection is new language derived without substantive change from former Art. 38, § 1, as it related to costs.			
13	(C) CRIME.			
14 15	(1) "CRIME" MEANS ANY ACT OR OMISSION FOR WHICH A STATUTE OR ORDINANCE IMPOSES A FINE OR IMPRISONMENT.			
16 17	(2) "CRIME" DOES NOT INCLUDE A MUNICIPAL INFRACTION UNDER ARTICLE 23A, $\S$ 3 OF THE CODE.			
18 19 20	· · · · · · · · · · · · · · · · · · ·			
21 22 23 24 25 26 27	arrest of the offender for such offense and by holding him to appear in or committing him for trial in the court which has jurisdiction in the said cases and shall proceed to try or dispose of the same in the same manner as other criminal cases may be tried or proceeded with or disposed of, or such offenses may be prosecuted by indictment in such court" is deleted as			
28	(D) FINE.			
29 30	(1) "FINE" MEANS THE MONETARY PENALTY PRESCRIBED BY A STATUTE OR ORDINANCE FOR A CRIME.			
31	(2) "FINE" DOES NOT INCLUDE COSTS.			
32 33	REVISOR'S NOTE: This subsection is new language derived without substantive change from the first sentence of former Art. 38, § 4(b), as it			

- 1 related to a fine.
- 2 7-502. LIABILITY FOR COSTS.
- 3 A PERSON WHO IS FOUND GUILTY OF A CRIME SHALL BE LIABLE FOR THE
- 4 COSTS OF THE PERSON'S PROSECUTION.
- 5 REVISOR'S NOTE: This section is new language derived without substantive
- 6 change from former Art. 38, § 1, as it related to assessment of fines and
- 7 penalties.
- 8 The former reference to any court "having jurisdiction in the premises" is
- 9 deleted as unnecessary.
- The former reference to "he shall be sentenced to the fine or penalty
- prescribed by such act of Assembly or ordinance" is deleted as unnecessary.
- 12 Defined terms: "Costs" § 7-501
- 13 "Crime" § 7-501
- 14 7-503. PAYMENT OF FINE.
- 15 (A) TIME OF PAYMENT.
- WHEN A COURT IMPOSES A FINE, THE COURT MAY ORDER THE DEFENDANT TO 17 PAY THE FINE:
- 18 (1) WHEN THE COURT IMPOSES SENTENCE; OR
- 19 (2) IN SPECIFIED INSTALLMENTS AT DESIGNATED INTERVALS.
- 20 (B) METHOD OF PAYMENT.
- 21 (1) IF A FINE IS PAYABLE IN INSTALLMENTS, THE COURT MAY ORDER
- 22 THAT THE PAYMENTS BE MADE TO A PROBATION AGENCY OR OFFICER.
- 23 (2) THE PROBATION AGENCY OR OFFICER SHALL REPORT TO THE
- 24 COURT A FAILURE TO COMPLY WITH THE ORDER.
- 25 (C) PAYMENT OF FINE AS CONDITION OF SENTENCE.
- 26 IF A COURT SENTENCES A DEFENDANT TO PROBATION, THE COURT MAY MAKE
- 27 PAYMENT OF A FINE A CONDITION OF THE SENTENCE.
- 28 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 38, § 4(a).
- 30 In subsection (a) of this section, the term "defendant" is substituted for the
- former term "individual" to reflect that fines can be imposed against
- 32 corporate and other nonindividual defendants and for consistency with
- 33 other provisions of this subtitle.

- Also in subsection (a) of this section, the former reference to "periodic" intervals is deleted as unnecessary.
- 3 Defined term: "Fine" § 7-501
- 4 7-504. FAILURE OR INABILITY TO PAY FINE.
- 5 (A) APPLICATION FOR REDUCTION.
- 6 A DEFENDANT WHO IS UNABLE TO PAY A FINE ORDERED BY A COURT MAY 7 APPLY TO THE COURT FOR A REDUCTION OF THE FINE.
- 8 (B) COURT INVESTIGATION.
- 9 IF A DEFENDANT FAILS OR IS UNABLE TO PAY A FINE AS ORDERED BY A COURT,
- 10 THE COURT MAY INVESTIGATE THE REASONS FOR THE FAILURE OR INABILITY TO
- 11 PAY THE FINE, INCLUDING THE DEFENDANT'S FINANCIAL AND FAMILY SITUATION
- 12 AND WHETHER NONPAYMENT OF THE FINE IS CONTUMACIOUS OR IS DUE TO
- 13 INDIGENCE.
- 14 (C) ORDER BY COURT.
- 15 AFTER AN INVESTIGATION THAT A COURT CONSIDERS NECESSARY AS TO THE
- $16\,$  REASONS FOR THE FAILURE OR INABILITY TO PAY A FINE, THE COURT:
- 17 (1) MAY ORDER THAT THE INDIVIDUAL BE COMMITTED TO A
- 18 CORRECTIONAL FACILITY;
- 19 (2) MAY REDUCE THE FINE TO AN AMOUNT THAT THE COURT
- 20 DETERMINES THE DEFENDANT IS ABLE TO PAY; OR
- 21 (3) SUBJECT TO SUBSECTION (D) OF THIS SECTION, MAY DIRECT THAT
- 22 THE INDIVIDUAL BE IMPRISONED UNTIL PAYMENT OF:
- 23 (I) THE FINE; OR
- 24 (II) PART OF THE FINE THAT IS UNDISCHARGED AFTER A PRO RATA
- 25 CREDIT FOR TIME SERVED INSTEAD OF PAYMENT.
- 26 (D) LIMITATIONS.
- 27 (1) SUBJECT TO THE LIMITATIONS IN THIS SUBSECTION. THE COURT
- 28 SHALL DETERMINE THE PERIOD OF IMPRISONMENT FOR DEFAULT IN PAYMENT OF A
- 29 FINE.
- 30 (2) THE PERIOD OF IMPRISONMENT MAY NOT EXCEED:
- 31 (I) 1 DAY FOR EACH \$10 OF THE FINE; AND
- 32 (II) IF THE FINE WAS IMPOSED FOR A CRIME SUBJECT TO
- 33 PUNISHMENT BY IMPRISONMENT, ONE-THIRD OF THE MAXIMUM TERM AUTHORIZED

- 1 BY THE STATUTE OR ORDINANCE UNDER WHICH THE INDIVIDUAL WAS CONVICTED,
- 2 OR 90 DAYS, WHICHEVER IS LESS; OR
- 3 (III) IF THE FINE WAS IMPOSED FOR A CRIME THAT IS NOT SUBJECT
- 4 TO PUNISHMENT BY IMPRISONMENT, ABSENT DEFAULT IN PAYMENT OF A FINE, 15
- 5 DAYS.
- 6 (3) THE PERIOD OF IMPRISONMENT, WHEN ADDED TO THE ORIGINAL
- 7 SENTENCE, MAY NOT EXCEED THE MAXIMUM TERM OF IMPRISONMENT ALLOWED
- 8 FOR THE CRIME.
- 9 (4) EACH PERIOD OF IMPRISONMENT IMPOSED BECAUSE OF
- 10 NONPAYMENT OF TWO OR MORE FINES SHALL RUN CONCURRENTLY UNLESS THE
- 11 COURT SPECIFIES THAT THE PERIODS OF IMPRISONMENT SHALL RUN
- 12 CONSECUTIVELY.
- 13 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 38, § 1, as it related to default of payment, and
- from § 4(d) and (b), except as it related to costs not constituting part of a
- 16 fine
- 17 In subsection (b) of this section, the former reference to "inquiry" is deleted
- as unnecessary.
- 19 In subsection (c)(1) of this section, the former reference to "until thence
- 20 discharged by due course of law" is deleted as unnecessary.
- 21 In subsection (d)(2)(ii) of this section, the former reference to "fine, or both"
- is deleted as unnecessary.
- 23 In subsection (d)(2)(iii) of this section, the reference to "a crime that is not
- subject to punishment by imprisonment" is substituted for the former
- 25 reference to "an offense for which imprisonment is not an authorized
- 26 penalty (whether by statute or ordinance or by common law)" for clarity
- and brevity.
- 28 In subsection (d)(3) of this section, the phrase "when added to the original
- sentence" is substituted for the former phrase "the aggregate of such term
- and of the original sentence of imprisonment" for clarity and brevity.
- In subsection (d)(4) of this section, the former reference to imprisonment
- 32 "imposed under the provisions of this section" is deleted as unnecessary.
- 33 Defined terms: "Crime" § 7-501
- 34 "Fine" § 7-501
- 35 7-505. COLLECTION OF UNPAID FINES AND COSTS.
- 36 (A) IN GENERAL.

- 1 UNPAID AND UNDISCHARGED FINES AND UNPAID COSTS MAY BE LEVIED,
- 2 EXECUTED ON, AND COLLECTED IN THE SAME MANNER AS JUDGMENTS IN CIVIL
- 3 CASES.
- 4 (B) NO IMPRISONMENT FOR COSTS.
- 5 COSTS ARE NOT PART OF THE PENALTY, AND A DEFENDANT MAY NOT BE
- 6 IMPRISONED UNDER THIS SUBTITLE FOR FAILURE TO PAY COSTS.
- 7 REVISOR'S NOTE: This section is new language derived without substantive
- 8 change from former Art. 38, § 4(c) and the fourth sentence of § 1.
- 9 In subsection (b) of this section, the reference to prohibiting imprisonment
- of a "defendant" for failure to pay costs is substituted for the former
- reference to "person" for consistency with other provisions of this subtitle.
- 12 Defined terms: "Costs" § 7-501
- 13 "Fine" § 7-501
- 14 7-506. TO WHOM PAID.
- 15 (A) IN GENERAL.
- 16 EXCEPT AS PROVIDED IN § 7-302 OF THIS TITLE, IN § 7-507 OF THIS SUBTITLE,
- 17 OR, AS OTHERWISE PROVIDED BY LAW, FINES, PENALTIES, AND FORFEITURES THAT
- 18 ARE RECOVERED SHALL BE PAID TO THE COUNTY IN WHICH THE CRIME OCCURRED.
- 19 (B) PAYMENT TO INFORMER PROHIBITED.
- 20 NO PORTION OF ANY FINE, PENALTY, OR FORFEITURE MAY BE PAID TO AN
- 21 INFORMER.
- 22 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 38, §§ 2 and 3.
- 24 In subsection (a) of this section, the former reference to "or city" is deleted
- as unnecessary in light of Art. 1, § 14.
- Also in subsection (a) of this section, the former reference to "or cause of
- action originated" is deleted for clarity and brevity.
- 28 Defined terms: "Crime" § 7-501
- 29 "Fine" § 7-501
- 30 7-507. DISPOSITION OF FINES AND FORFEITED RECOGNIZANCES.
- 31 (A) SCOPE OF SECTION.
- 32 (1) THIS SECTION DOES NOT APPLY TO ANNE ARUNDEL, HOWARD, AND
- 33 SOMERSET COUNTIES.

- 1 (2) THIS SECTION DOES NOT APPLY TO FINES IMPOSED IN GAMBLING 2 CASES IN BALTIMORE COUNTY.
- 3 (B) IN GENERAL.
- 4 EXCEPT AS PROVIDED IN SUBSECTION (C) OF THIS SECTION, THE FINES
- 5 IMPOSED BY AND RECOGNIZANCES FORFEITED TO EACH CIRCUIT COURT SHALL BE
- 6 DISTRIBUTED AS FOLLOWS:
- 7 (1) 50% TO THE CLERK OF THE CIRCUIT COURT. TO BE USED UNDER THE
- 8 DIRECTION OF THE JUDGES OF THE CIRCUIT COURT TO AUGMENT THE COURT
- 9 LIBRARY; AND
- 10 (2) 5% TO THE CLERK OF THE CIRCUIT COURT AS A COMMISSION.
- 11 (C) EXCEPTIONS.
- 12 (1) IN CALVERT COUNTY, IF THE COUNTY ADMINISTRATIVE CIRCUIT
- 13 COURT JUDGE DETERMINES THAT THE AMOUNT UNDER SUBSECTION (B)(1) OF THIS
- 14 SECTION EXCEEDS THE NEEDS OF THE LIBRARY, EXCESS AMOUNTS MAY BE USED
- 15 FOR OTHER NEEDS OF THE CIRCUIT COURT FOR CALVERT COUNTY IF THE JUDGE
- 16 PROVIDES THE COUNTY COMMISSIONERS WITH AN ANNUAL REPORT DOCUMENTING
- 17 HOW THE EXCESS AMOUNT IS USED.
- 18 (2) IN CARROLL COUNTY, IN ADDITION TO THE AMOUNT UNDER
- 19 SUBSECTION (B) OF THIS SECTION, THE COUNTY COMMISSIONERS SHALL
- 20 APPROPRIATE AND PAY TO THE CLERK OF THE CIRCUIT COURT FOR CARROLL
- 21 COUNTY \$1,800, PLUS ANY ADDITIONAL AMOUNT THAT THE COUNTY
- 22 COMMISSIONERS DETERMINE, FOR LIBRARY SUPPORT AND MAINTENANCE,
- 23 INCLUDING BOOKS AND LIBRARY EQUIPMENT, TO BE USED UNDER THE DIRECTION
- 24 OF THE JUDGES OF THE CIRCUIT COURT FOR CARROLL COUNTY.
- 25 (3) IN CECIL COUNTY:
- 26 (I) IN ANY YEAR IN WHICH THE AMOUNT PROVIDED TO THE
- 27 COURT LIBRARY UNDER SUBSECTION (B) OF THIS SECTION AND THE ATTORNEY
- 28 APPEARANCE FEES UNDER § 7-204 OF THIS TITLE:
- 29 1. IS LESS THAN \$10,000, THE COUNTY COMMISSIONERS
- 30 SHALL PAY TO THE CLERK OF THE COURT THE AMOUNT NECESSARY TO BRING THE
- 31 TOTAL TO \$10,000, PLUS ANY AMOUNT THE COUNTY COMMISSIONERS DETERMINE IS
- 32 REASONABLE FOR THE LIBRARY MAINTENANCE, TO BE USED UNDER THE DIRECTION
- 33 OF THE JUDGES OF THE CIRCUIT COURT FOR CECIL COUNTY; OR
- 34 2. EXCEEDS THE AMOUNT NECESSARY FOR LIBRARY
- 35 MAINTENANCE, THE CECIL COUNTY BAR AND LIBRARY ASSOCIATION, INC. MAY
- 36 TRANSFER THE EXCESS MONEY TO THE CECIL COUNTY BAR FOUNDATION, INC. TO
- 37 BE USED FOR CHARITABLE AND EDUCATIONAL PURPOSES IN ACCORDANCE WITH
- 38 THE BYLAWS OF THE FOUNDATION; AND

- 1 (II) ALL AMOUNTS PAID UNDER THIS SECTION SHALL BE USED
- 2 UNDER THE DIRECTION OF THE JUDGES OF THE CIRCUIT COURT FOR CECIL COUNTY
- 3 IN CONSULTATION WITH THE LAW LIBRARY COMMITTEE OF THE CECIL COUNTY BAR
- 4 AND LIBRARY ASSOCIATION, INC.
- 5 (4) IN CHARLES COUNTY, IN ANY YEAR IN WHICH THE AMOUNT UNDER
- 6 SUBSECTION (B) OF THIS SECTION IS LESS THAN \$3,000, THE COUNTY
- 7 COMMISSIONERS SHALL PAY TO THE CLERK OF THE CIRCUIT COURT FOR CHARLES
- 8 COUNTY THE AMOUNT NECESSARY TO BRING THE TOTAL TO \$3,000, PLUS ANY
- 9 AMOUNT THE COUNTY COMMISSIONERS DETERMINE IS REASONABLE FOR LIBRARY
- 10 MAINTENANCE, TO BE USED UNDER THE DIRECTION OF THE JUDGES OF THE
- 11 CIRCUIT COURT FOR CHARLES COUNTY, WHO RESIDE IN THE COUNTY.
- 12 (5) IN HARFORD COUNTY, THE LOCAL GOVERNING BODY SHALL
- 13 APPROPRIATE AND PAY TO THE CLERK OF THE CIRCUIT COURT FOR HARFORD
- 14 COUNTY, TO BE USED UNDER THE DIRECTION OF THE JUDGES OF THE COURT:
- 15 (I) THE AMOUNT UNDER SUBSECTION (B) OF THIS SECTION; AND
- 16 (II) ANY AMOUNT THE LOCAL GOVERNING BODY DETERMINES IS
- 17 APPROPRIATE, BUT NOT LESS THAN \$1,500, FOR LIBRARY SUPPORT AND
- 18 MAINTENANCE, INCLUDING BOOKS, LIBRARY EOUIPMENT, AND THE SERVICES OF A
- 19 LIBRARIAN.
- 20 (6) (I) IN ST. MARY'S COUNTY, THE CLERK OF THE CIRCUIT COURT FOR
- 21 ST. MARY'S COUNTY SHALL TRANSMIT MONTHLY THE AMOUNT UNDER SUBSECTION
- 22 (B)(1) OF THIS SECTION TO A SPECIAL ACCOUNT KNOWN AS THE ST. MARY'S COUNTY
- 23 LAW LIBRARY FUND MAINTAINED BY THE COUNTY.
- 24 (II) AS DETERMINED BY THE COUNTY ADMINISTRATIVE JUDGE,
- 25 THE ST. MARY'S COUNTY LAW LIBRARY FUND MAY ONLY BE USED FOR THE GENERAL
- 26 PURPOSES OF THE COURT LIBRARY, INCLUDING TO ACQUIRE BOOKS, OTHER
- 27 PUBLICATIONS, AND LIBRARY EQUIPMENT, AND FOR OTHER NECESSARY EXPENSES.
- 28 (7) IN WORCESTER COUNTY, IN ADDITION TO THE AMOUNT UNDER
- 29 SUBSECTION (B) OF THIS SECTION, THE COUNTY COMMISSIONERS SHALL
- 30 APPROPRIATE AND PAY TO THE CLERK OF THE CIRCUIT COURT FOR WORCESTER
- 31 COUNTY \$2,000 AND ANY ADDITIONAL AMOUNT THAT THE COMMISSIONERS SET FOR
- 32 LIBRARY SUPPORT AND MAINTENANCE TO BE USED UNDER THE DIRECTION OF THE
- 33 JUDGES OF THE CIRCUIT COURT FOR WORCESTER COUNTY.
- 34 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 38, § 5.
- 36 In subsection (c)(4) of this section, the former reference to "commencing
- July 1, 1962" is deleted as obsolete.
- 38 Defined term: "Fine" § 7-501

- 1 7-508. CONTENTS OF MUNICIPAL CORPORATION INDICTMENT.
- 2 A MUNICIPAL CORPORATION OF THIS STATE MAY USE THE FOLLOWING
- 3 LANGUAGE IN CONCLUDING AN INDICTMENT FOR VIOLATION OF AN ORDINANCE:
- 4 "AGAINST THE PEACE, GOVERNMENT, AND DIGNITY OF THE STATE".
- 5 REVISOR'S NOTE: This section is new language derived without substantive
- 6 change from former Art. 38, § 1, as it related to indictment language.
- 7 The phrase "municipal corporation" is substituted for the former phrase
- 8 "incorporated city or town" for consistency with Md. Constitution, Art.
- 9 XI-E
- 10 The former phrase "against the form of the ordinance in such case made
- and provided and" is deleted as obsolete and for consistency with various
- other provisions which set forth the form of indictments as found in the
- 13 Criminal Law Article.
- 14 Article Criminal Law
- 15 8-108. PAYING COURT FINES OR COSTS WITH BAD CHECK.
- 16 (A) PROHIBITED.
- 17 A PERSON MAY NOT PAY A FINE OR COST IMPOSED BY A COURT BY DELIVERING
- 18 A CHECK ISSUED BY THE PERSON OR ANOTHER PERSON IF:
- 19 (1) THE PERSON KNOWS THAT PAYMENT OF THE CHECK HAS NOT BEEN
- 20 PROVIDED FOR; AND
- 21 (2) PAYMENT OF THE CHECK IS REFUSED BY THE DRAWEE ON
- 22 PRESENTMENT.
- 23 (B) PENALTY.
- 24 A PERSON WHO VIOLATES THIS SECTION IS GUILTY OF A MISDEMEANOR AND
- 25 ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT EXCEEDING 60 DAYS OR A FINE
- 26 NOT EXCEEDING \$100 OR BOTH.
- 27 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 38, § 4B.
- 29 This section is revised for consistency with similar provisions found in this
- 30 subtitle.
- In subsection (a) of this section, the defined term "check" is substituted for
- 32 the former reference to a "[c]heck, draft, or other negotiable instrument of
- any kind" for clarity and brevity. See § 8-101(b) of this subtitle.
- In subsection (a)(1) of this section, the reference to a "drawee" is

- substituted for the former reference to "such person or by any other person,
- 2 firm, or corporation" for clarity and brevity.
- Also in subsection (a)(1) of this section, the reference to "know[ing] that
- 4 there are insufficient funds with the drawee to cover the check and other
- 5 outstanding checks" is substituted for the former reference to "know[ing]
- 6 that the bank, person, firm, or corporation is not indebted to the drawer"
- 7 for clarity.

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- 8 In subsection (b) of this section, the former reference to "the discretion of
- 9 the court" is deleted as implicit in establishing maximum penalties.
- 10 Article Health General
- 11 18-212.1. AUTHORITY OF GOVERNOR TO QUARANTINE VESSELS.
- 12 IF THE GOVERNOR HAS STRONG GROUNDS TO BELIEVE THAT THERE IS A
- 13 DANGER OF A MALIGNANT AND CONTAGIOUS DISEASE BEING INTRODUCED INTO
- 14 THE STATE, THE GOVERNOR MAY:
- 15 QUARANTINE A VESSEL THAT IS ENTERING THE WATERS OF THE 16 STATE:
- 17 (2) PROHIBIT OR RESTRICT CONTACT BETWEEN THE STATE AND THE
- 18 PLACE AFFECTED BY THE DISEASE; AND
- 19 (3) TAKE OTHER ACTIONS THAT APPEAR TO THE GOVERNOR TO BE
- 20 NECESSARY TO CARRY OUT THIS SECTION.
- 21 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 41, § 2-406.
- 23 In item (2) of this section, the reference to "contact" is substituted for the
- 24 former reference to "intercourse" for clarity. Correspondingly, the archaic
- 25 reference to "communications" is deleted.
- 26 In item (3) of this section, the reference to "other" actions is added for
- 27 clarity.
- 28 The Review Committee notes, for consideration of the General Assembly,
- 29 that this provision of law was enacted in 1793 and may need to be updated
- 30 to include modes of transport other than vessels.
- 31 SUBTITLE 11, COMMUNITY SERVICES TRUST FUND.
- 32 24-1101. DEFINITIONS.
- 33 (A) IN GENERAL.
- 34 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.

- 1 REVISOR'S NOTE: This subsection is new language added as the standard
- 2 introductory language to a definition section.
- 3 (B) TRUST FUND.
- 4 "TRUST FUND" MEANS THE COMMUNITY SERVICES TRUST FUND.
- 5 REVISOR'S NOTE: This subsection is new language derived without
- 6 substantive change from former Art. 41, § 18-205(a).
- 7 (C) PROCEEDS.
- 8 "PROCEEDS" MEANS THE GROSS PROCEEDS MINUS THE COSTS ASSOCIATED
- 9 WITH THE SALE, LEASE, OR DISPOSITION OF PROPERTY AND EQUIPMENT, AS
- 10 DETERMINED BY THE DEPARTMENT OF GENERAL SERVICES.
- 11 REVISOR'S NOTE: This subsection is new language derived without
- substantive change from former Art. 41, § 18-205(c)(2).
- 13 24-1102. ESTABLISHED; PURPOSE.
- 14 (A) ESTABLISHED.
- 15 THERE IS A COMMUNITY SERVICES TRUST FUND IN THE OFFICE OF THE
- 16 TREASURER.
- 17 (B) PURPOSE.
- 18 THE PURPOSE OF THE TRUST FUND IS TO RECEIVE AND HOLD THE PROCEEDS
- 19 FROM THE SALE OR LONG-TERM LEASE OF PROPERTY AND EQUIPMENT OF A
- 20 DEVELOPMENTAL DISABILITIES ADMINISTRATION FACILITY OR A MENTAL HYGIENE
- 21 ADMINISTRATION FACILITY.
- 22 REVISOR'S NOTE: This section is new language derived without substantive
- 23 change from former Art. 41, § 18-205(b) and (c)(1).
- 24 The Review Committee notes, for consideration of the General Assembly,
- 25 that the meaning of "long-term lease" in this section is unclear. Enactment
- of a specific standard (such as a duration of "at least 5 years") would clarify
- 27 the intent.
- 28 Defined terms: "Trust Fund" § 24-1101
- 29 "Proceeds" § 24-1101
- 30 24-1103. NATURE OF TRUST FUND; ACCOUNTING; INVESTMENTS; DEPOSIT OF
- 31 FUNDS.
- 32 (A) NATURE OF TRUST FUND.
- 33 THE TRUST FUND IS A CONTINUING, NONLAPSING FUND THAT IS NOT SUBJECT
- 34 TO § 7-302 OF THE STATE FINANCE AND PROCUREMENT ARTICLE.

- 1 (B) ACCOUNTING; INVESTMENTS; DEPOSIT OF FUNDS.
- 2 (1) THE TREASURER SHALL HOLD THE TRUST FUND AND THE
- 3 COMPTROLLER SHALL ACCOUNT FOR THE TRUST FUND.
- 4 (2) (I) THE TRUST FUND SHALL BE INVESTED AND REINVESTED IN
- 5 THE SAME MANNER AS OTHER STATE FUNDS.
- 6 (II) ANY INVESTMENT EARNINGS OF THE TRUST FUND SHALL BE 7 PAID INTO THE TRUST FUND.
- 8 (3) THE TREASURER SHALL DEPOSIT FUNDS INTO THE TWO ACCOUNTS 9 OF THE TRUST FUND IN ACCORDANCE WITH § 24-1104 OF THIS SUBTITLE.
- 10 REVISOR'S NOTE: This section is new language derived without substantive
- 11 change from former Art. 41, § 18-205(f) and (g).
- In subsection (a) of this section, the former phrase "[n]o part of the Trust
- Fund may revert or be credited to the General Fund of the State" is deleted
- as implicit in the phrase "[t]he Trust Fund is a continuing, nonlapsing fund
- that is not subject to § 7-302 of the State Finance and Procurement
- 16 Article".
- In subsection (b)(3) of this section, the phrase "in accordance with §
- 18 24-1104 of this subtitle" is substituted for the former phrase "in the
- manner described in subsection (d) of this section" for accuracy.
- 20 Defined term: "Trust Fund" § 24-1101
- 21 24-1104. STRUCTURE OF TRUST FUND.
- 22 (A) TWO ACCOUNTS.
- 23 THE TRUST FUND CONSISTS OF TWO ACCOUNTS.
- 24 (B) PURPOSE OF ACCOUNTS.
- 25 (1) ONE ACCOUNT HOLDS THE PROCEEDS FROM THE SALE OR
- 26 LONG-TERM LEASE OF PROPERTY AND EQUIPMENT RESULTING FROM THE SALE OR
- 27 LONG-TERM LEASE OF DEVELOPMENTAL DISABILITIES ADMINISTRATION
- 28 FACILITIES.
- 29 ONE ACCOUNT HOLDS THE PROCEEDS FROM THE SALE OR
- 30 LONG-TERM LEASE OF PROPERTY AND EQUIPMENT RESULTING FROM THE SALE OR
- 31 LONG-TERM LEASE OF MENTAL HYGIENE ADMINISTRATION FACILITIES.
- 32 REVISOR'S NOTE: This section is new language derived without substantive
- 33 change from former Art. 41, § 18-205(d).
- 34 Defined terms: "Trust Fund" § 24-1101
- 35 "Proceeds" § 24-1101

- 1 24-1105. USE OF TRUST FUND; TRANSFERS FROM TRUST FUND.
- 2 (A) USE OF TRUST FUND.
- 3 THE TRUST FUND MAY ONLY BE USED IN ACCORDANCE WITH THIS SECTION.
- 4 (B) TRANSFERS FROM TRUST FUND.
- 5 IN ACCORDANCE WITH AN APPROPRIATION APPROVED BY THE GENERAL
- 6 ASSEMBLY IN THE STATE BUDGET, THE COMPTROLLER SHALL TRANSFER THE
- 7 INVESTMENT EARNINGS OF:
- 8 (1) THE DEVELOPMENTAL DISABILITIES ADMINISTRATION ACCOUNT OF
- 9 THE TRUST FUND INTO THE WAITING LIST EQUITY FUND ESTABLISHED UNDER §
- 10 7-206 OF THIS ARTICLE; AND
- 11 (2) THE MENTAL HYGIENE ADMINISTRATION ACCOUNT OF THE TRUST
- 12 FUND INTO THE MENTAL HYGIENE COMMUNITY-BASED SERVICES FUND
- 13 ESTABLISHED UNDER § 10-208 OF THIS ARTICLE.
- 14 REVISOR'S NOTE: This section is new language derived without substantive
- 15 change from former Art. 41, § 18-205(e).
- 16 Defined term: "Trust Fund" § 24-1101

### 17 Article - Labor and Employment

- 18 3-708. ACTIVE SERVICE IN THE ARMED FORCES OF THE UNITED STATES --
- 19 RENEWAL OF LICENSES; CREDIT FOR APPRENTICESHIP.
- 20 (A) PERIOD FOR RENEWAL APPLICATION FOR ACTIVE SERVICE IN ARMED
- 21 FORCES.
- 22 AN APPLICATION FOR RENEWAL OF A LICENSE, CERTIFICATE, PERMIT, OR
- 23 OTHER AUTHORIZATION THAT AN INDIVIDUAL IS REQUIRED BY LAW TO HOLD TO
- 24 ENGAGE IN A PROFESSION OR TRADE IS CONSIDERED TIMELY IF THE APPLICATION
- 25 IS SUBMITTED WITHIN 1 YEAR AFTER THE END OF THE INDIVIDUAL'S ACTIVE
- 26 SERVICE IN THE ARMED FORCES OF THE UNITED STATES.
- 27 (B) CREDIT FOR PERIOD OF SERVICE AS AN APPRENTICE OR IN PREPARATION
- 28 FOR PROFESSION OR TRADE.
- 29 AN INDIVIDUAL APPLYING TO WORK IN A TRADE OR PROFESSION IS ENTITLED
- 30 TO CREDIT TOWARD A PERIOD OF SERVICE AS AN APPRENTICE IN, OR IN
- 31 PREPARATION FOR, THE PROFESSION OR TRADE IF:
- 32 (1) THE PERIOD IS REQUIRED BY LAW FOR THE PROFESSION OR TRADE;

20	SENATE DILL 13			
	(2) THE APPLICANT PERFORMED WORK OR RECEIVED TRAINING PERTAINING TO THE PROFESSION OR TRADE WHILE IN THE ARMED FORCES OF THE UNITED STATES; AND			
	(3) THE APPLICANT SUBMITS EVIDENCE OF TIME AND NATURE OF THE WORK OR TRAINING SATISFACTORY TO THE ENTITY THAT HAS APPROVAL AUTHORITY UNDER THE LAW.			
7	(C) CONSTRUCTION OF SECTION.			
8	THIS SECTION SHALL BE CONSTRUED LIBERALLY.			
9 10	REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 96 1/2, § 46.			
11 12 13 14 15	substituted for the former references to "under the laws of this State, public general and public local, or under any ordinance, rule or regulation" and "by any of said laws, ordinances, rules or regulations" for brevity and			
16 17 18	any other act or thing" is deleted in light of the reference to a "profession or			
19 20 21	of filing shall have the same rights" is deleted as implicit in the			
22	Article - Public Safety			
23	SUBTITLE 3A. GOVERNOR'S HEALTH EMERGENCY POWERS.			
24	14-3A-01. DEFINITIONS.			
25	(A) IN GENERAL.			
26	IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.			
27	REVISOR'S NOTE: This subsection formerly was Art. 41, § 2-201(a).			
28	No changes are made.			
29	(B) CATASTROPHIC HEALTH EMERGENCY.			
30	"CATASTRODUIC HEALTH EMEDGENCY" MEANS A SITUATION IN WHICH			

31 EXTENSIVE LOSS OF LIFE OR SERIOUS DISABILITY IS THREATENED IMMINENTLY

32 BECAUSE OF EXPOSURE TO A DEADLY AGENT.

- 1 REVISOR'S NOTE: This subsection is new language derived without
- 2 substantive change from former Art. 41, § 2-201(b)(1).
- 3 Defined term: "Exposure to a deadly agent" § 14-3A-01
- 4 (C) DEADLY AGENT.
- 5 "DEADLY AGENT" MEANS:
- 6 (1) ANTHRAX, EBOLA, PLAGUE, SMALLPOX, TULAREMIA, OR OTHER
- 7 BACTERIAL, FUNGAL, RICKETTSIAL, OR VIRAL AGENT, BIOLOGICAL TOXIN, OR OTHER
- 8 BIOLOGICAL AGENT CAPABLE OF CAUSING EXTENSIVE LOSS OF LIFE OR SERIOUS
- 9 DISABILITY:
- 10 (2) MUSTARD GAS, NERVE GAS, OR OTHER CHEMICAL AGENT CAPABLE
- 11 OF CAUSING EXTENSIVE LOSS OF LIFE OR SERIOUS DISABILITY; OR
- 12 (3) RADIATION AT LEVELS CAPABLE OF CAUSING EXTENSIVE LOSS OF
- 13 LIFE OR SERIOUS DISABILITY.
- 14 REVISOR'S NOTE: This subsection formerly was Art. 41, § 2-201(b)(2).
- In item (1) of this subsection, the reference to a "biological" agent is added
- for clarity and consistency with item (2) of this subsection.
- 17 The only other changes are in style.
- 18 (D) EXPOSURE TO A DEADLY AGENT.
- 19 "EXPOSURE TO A DEADLY AGENT" MEANS A THREAT TO HUMAN HEALTH
- 20 CAUSED BY THE RELEASE, DISTRIBUTION, OR TRANSMISSION OF A DEADLY AGENT
- 21 IN:
- 22 (1) THIS STATE; OR
- 23 (2) ANOTHER JURISDICTION BECAUSE OF MOVEMENT INTO THE STATE
- 24 OF THE DEADLY AGENT OR OF INDIVIDUALS EXPOSED TO THE DEADLY AGENT.
- 25 REVISOR'S NOTE: This subsection is new language derived without
- substantive change from former Art. 41, § 2-201(b)(3).
- 27 (E) HEALTH CARE PROVIDER.
- 28 "HEALTH CARE PROVIDER" MEANS:
- 29 (1) A HEALTH CARE FACILITY AS DEFINED IN § 19-114(E)(1) OF THE
- 30 HEALTH GENERAL ARTICLE;
- 31 (2) A HEALTH CARE PRACTITIONER AS DEFINED IN § 19-114(F) OF THE
- 32 HEALTH GENERAL ARTICLE; AND

- 1 (3) AN INDIVIDUAL LICENSED OR CERTIFIED AS AN EMERGENCY 2 MEDICAL SERVICES PROVIDER UNDER § 13-516 OF THE EDUCATION ARTICLE.
- 3 REVISOR'S NOTE: This subsection is new language derived without
- 4 substantive change from former Art. 41, § 2-201(b)(4), (5), and (6).
- 5 (F) SECRETARY.
- 6 "SECRETARY" MEANS THE SECRETARY OF HEALTH AND MENTAL HYGIENE.
- 7 REVISOR'S NOTE: This subsection formerly was Art. 41, § 2-201(b)(7).
- 8 No changes are made.
- 9 14-3A-02. GOVERNOR'S PROCLAMATION.
- 10 (A) IN GENERAL.
- 11 IF THE GOVERNOR DETERMINES THAT A CATASTROPHIC HEALTH EMERGENCY
- 12 EXISTS, THE GOVERNOR MAY ISSUE A PROCLAMATION UNDER THIS SUBTITLE.
- 13 (B) CONTENTS OF PROCLAMATION.
- 14 THE PROCLAMATION SHALL INDICATE:
- 15 (1) THE NATURE OF THE CATASTROPHIC HEALTH EMERGENCY;
- 16 (2) THE AREAS THREATENED OR AFFECTED; AND
- 17 (3) THE CONDITIONS THAT:
- 18 (I) LED TO THE CATASTROPHIC HEALTH EMERGENCY; OR
- 19 (II) MADE POSSIBLE THE TERMINATION OF THE EMERGENCY.
- 20 (C) DURATION OF PROCLAMATION.
- 21 (1) THE GOVERNOR SHALL RESCIND A PROCLAMATION ISSUED UNDER
- 22 THIS SECTION WHENEVER THE GOVERNOR DETERMINES THAT THE CATASTROPHIC
- 23 HEALTH EMERGENCY NO LONGER EXISTS.
- 24 (2) UNLESS RENEWED, THE PROCLAMATION EXPIRES 30 DAYS AFTER
- 25 ISSUANCE.
- 26 (3) THE GOVERNOR MAY RENEW THE PROCLAMATION FOR SUCCESSIVE
- 27 PERIODS, EACH NOT TO EXCEED 30 DAYS, IF THE GOVERNOR DETERMINES THAT A
- 28 CATASTROPHIC HEALTH EMERGENCY CONTINUES TO EXIST.
- 29 REVISOR'S NOTE: This section is new language derived without substantive
- 30 change from former Art. 41, § 2-202(a), (e), and (f).

- 1 In subsection (a) of this section, the former reference to "exposure to a
- deadly agent ..." is deleted as surplusage in light of the definition of
- 3 "catastrophic health emergency".
- In subsection (b)(2) of this section, the former reference to an "area" is
- 5 deleted in light of the reference to "areas" and Art. 1, § 8, which provides
- 6 that the plural generally includes the singular.
- 7 Defined terms: "Catastrophic health emergency" § 14-3A-01
- 8 "Exposure to a deadly agent" § 14-3A-01
- 9 14-3A-03. GOVERNOR'S ORDERS.
- 10 (A) IN GENERAL.
- 11 AFTER THE GOVERNOR ISSUES A PROCLAMATION UNDER THIS SUBTITLE, THE
- 12 GOVERNOR MAY ISSUE THE ORDERS AUTHORIZED IN THIS SECTION.
- 13 (B) TO THE SECRETARY OR DESIGNEE.
- 14 (1) THE GOVERNOR MAY ORDER THE SECRETARY OR OTHER
- 15 DESIGNATED OFFICIAL TO:
- 16 (I) SEIZE IMMEDIATELY ANYTHING NEEDED TO RESPOND TO THE
- 17 MEDICAL CONSEQUENCES OF THE CATASTROPHIC HEALTH EMERGENCY; AND
- 18 (II) WORK COLLABORATIVELY, TO THE EXTENT FEASIBLE, WITH
- 19 HEALTH CARE PROVIDERS TO DESIGNATE AND GAIN ACCESS TO A FACILITY NEEDED
- 20 TO RESPOND TO THE CATASTROPHIC HEALTH EMERGENCY.
- 21 (2) THE GOVERNOR MAY ORDER THE SECRETARY OR OTHER
- 22 DESIGNATED OFFICIAL TO CONTROL, RESTRICT, OR REGULATE THE USE, SALE,
- 23 DISPENSING, DISTRIBUTION, OR TRANSPORTATION OF ANYTHING NEEDED TO
- 24 RESPOND TO THE MEDICAL CONSEQUENCES OF THE CATASTROPHIC HEALTH
- 25 EMERGENCY BY:
- 26 (I) RATIONING OR USING QUOTAS;
- 27 (II) CREATING AND DISTRIBUTING STOCKPILES;
- 28 (III) PROHIBITING SHIPMENTS;
- 29 (IV) SETTING PRICES; OR
- 30 (V) TAKING OTHER APPROPRIATE ACTIONS.
- 31 (3) IF MEDICALLY NECESSARY AND REASONABLE TO TREAT, PREVENT,
- 32 OR REDUCE THE SPREAD OF THE DISEASE OR OUTBREAK BELIEVED TO HAVE BEEN
- 33 CAUSED BY THE EXPOSURE TO A DEADLY AGENT, THE GOVERNOR MAY ORDER THE
- 34 SECRETARY OR OTHER DESIGNATED OFFICIAL TO:

- 1 (I) REQUIRE INDIVIDUALS TO SUBMIT TO MEDICAL EXAMINATION 2 OR TESTING;
- 3 (II) REQUIRE INDIVIDUALS TO SUBMIT TO VACCINATION OR
- 4 MEDICAL TREATMENT UNLESS THE VACCINATION OR TREATMENT LIKELY WILL
- 5 CAUSE SERIOUS HARM TO THE INDIVIDUAL;
- 6 (III) ESTABLISH PLACES OF TREATMENT, ISOLATION, AND
- 7 QUARANTINE; OR
- 8 (IV) REQUIRE INDIVIDUALS TO GO TO AND REMAIN IN PLACES OF
- 9 ISOLATION OR QUARANTINE UNTIL THE SECRETARY OR OTHER DESIGNATED
- 10 OFFICIAL DETERMINES THAT THE INDIVIDUALS NO LONGER POSE A SUBSTANTIAL
- 11 RISK OF TRANSMITTING THE DISEASE OR CONDITION TO THE PUBLIC.
- 12 (C) TO HEALTH CARE PROVIDER.
- 13 THE GOVERNOR MAY ORDER ANY HEALTH CARE PROVIDER, WHO DOES NOT
- 14 VOLUNTARILY PARTICIPATE, TO PARTICIPATE IN DISEASE SURVEILLANCE,
- 15 TREATMENT, AND SUPPRESSION EFFORTS OR OTHERWISE COMPLY WITH THE
- 16 DIRECTIVES OF THE SECRETARY OR OTHER DESIGNATED OFFICIAL.
- 17 (D) TO THE PUBLIC.
- 18 (1) THE GOVERNOR MAY ORDER THE EVACUATION, CLOSING, OR
- 19 DECONTAMINATION OF ANY FACILITY.
- 20 (2) IF NECESSARY AND REASONABLE TO SAVE LIVES OR PREVENT
- 21 EXPOSURE TO A DEADLY AGENT, THE GOVERNOR MAY ORDER INDIVIDUALS TO
- 22 REMAIN INDOORS OR REFRAIN FROM CONGREGATING.
- 23 REVISOR'S NOTE: This section is new language derived without substantive
- 24 change from former Art. 41, § 2-202(b).
- In subsection (b)(1)(i) and (2) of this section, the term "anything" is
- substituted for the former phrase "any item or material" for brevity.
- 27 In subsection (b)(1)(i) of this section, the word "seize" is substituted for the
- former phrase "take ... possession of" for brevity.
- 29 In subsection (d)(2) of this section, the former phrase "until further
- ordered" is deleted as implicit in the authority to issue the order.
- 31 Defined terms: "Catastrophic health emergency" § 14-3A-01
- 32 "Deadly agent" § 14-3A-01
- "Health care provider" § 14-3A-01
- 34 "Secretary" § 14-3A-01

1 14-3A-04. ISOLATION OR QUARANTINE AFTER REFUSAL TO BE TESTED OR 2 TREATED. 3 THE SECRETARY MAY REQUIRE AN INDIVIDUAL TO GO TO AND REMAIN IN A 4 PLACE OF ISOLATION OR QUARANTINE UNTIL THE SECRETARY DETERMINES THAT 5 THE INDIVIDUAL NO LONGER POSES A SUBSTANTIAL RISK OF TRANSMITTING A 6 DISEASE OR CONDITION TO THE PUBLIC IF THE INDIVIDUAL: IS A COMPETENT ADULT; AND 7 (1) 8 (2) REFUSES AN ORDER UNDER § 14-3A-03(B)(3) OF THIS SUBTITLE FOR: 9 (I) VACCINATION; 10 (II)MEDICAL EXAMINATION; 11 TREATMENT; OR (III)12 TESTING. (IV) 13 REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 41, § 2-202(c). 14 15 In item (2) of this section, the reference to being an "adult" is substituted for the former reference to being "over the age of 18" for consistency. See 16 Art. 1, § 24. 17 18 Defined term: "Secretary" § 14-3A-01 19 14-3A-05. DIRECTIVE FOR ISOLATION OR QUARANTINE. 20 (A) IN GENERAL. IF THE SECRETARY OR OTHER DESIGNATED OFFICIAL REQUIRES AN 22 INDIVIDUAL OR A GROUP OF INDIVIDUALS TO GO TO AND REMAIN IN PLACES OF 23 ISOLATION OR QUARANTINE UNDER § 14-3A-03(B)(3) OF THIS SUBTITLE, THE 24 SECRETARY SHALL ISSUE A DIRECTIVE TO THE INDIVIDUAL OR GROUP OF 25 INDIVIDUALS. CONTENTS AND NOTICE. 26 (B) 27 (1) THE DIRECTIVE SHALL SPECIFY: THE IDENTITY OF THE INDIVIDUAL OR GROUP OF INDIVIDUALS (I) 29 THAT ARE SUBJECT TO ISOLATION OR QUARANTINE; THE PREMISES THAT ARE SUBJECT TO ISOLATION OR (II)31 QUARANTINE; THE DATE AND TIME WHEN THE ISOLATION OR QUARANTINE 32 (III)33 STARTS:

(IV) THE SUSPECTED DEADLY AGENT CAUSING THE OUTBREAK OR 1 2 DISEASE, IF KNOWN; (V) THE JUSTIFICATION FOR THE ISOLATION OR QUARANTINE; 4 AND THE AVAILABILITY OF A HEARING TO CONTEST THE (VI) 6 DIRECTIVE. 7 EXCEPT AS PROVIDED IN PARAGRAPH (3) OF THIS SUBSECTION. THE (2) 8 DIRECTIVE SHALL BE: 9 (I) IN WRITING: AND (II)GIVEN TO THOSE SUBJECT TO THE DIRECTIVE BEFORE THE 11 DIRECTIVE TAKES EFFECT. 12 IF THE SECRETARY OR OTHER DESIGNATED OFFICIAL (I) 13 DETERMINES THAT THE NOTICE REQUIRED IN PARAGRAPH (2) OF THIS SUBSECTION 14 IS IMPRACTICAL BECAUSE OF THE NUMBER OF INDIVIDUALS OR GEOGRAPHICAL 15 AREAS AFFECTED, THE SECRETARY OR OTHER DESIGNATED OFFICIAL SHALL 16 ENSURE THAT THE AFFECTED INDIVIDUALS ARE FULLY INFORMED OF THE 17 DIRECTIVE USING THE BEST POSSIBLE MEANS AVAILABLE. IF THE DIRECTIVE APPLIES TO A GROUP OF INDIVIDUALS AND 18 (II)19 IT IS IMPRACTICAL TO PROVIDE INDIVIDUAL WRITTEN COPIES UNDER PARAGRAPH 20 (2) OF THIS SUBSECTION, THE WRITTEN DIRECTIVE MAY BE POSTED IN A 21 CONSPICUOUS PLACE IN THE ISOLATION OR QUARANTINE PREMISES. 22 HEARING. (C) 23 AN INDIVIDUAL OR GROUP OF INDIVIDUALS ISOLATED OR (1) 24 QUARANTINED UNDER § 14-3A-03(B)(3) OF THIS SUBTITLE MAY REQUEST A HEARING 25 IN A CIRCUIT COURT TO CONTEST THE ISOLATION OR QUARANTINE. A REQUEST FOR A HEARING DOES NOT STAY OR ENJOIN AN 26 (2) 27 ISOLATION OR QUARANTINE DIRECTIVE. A COURT THAT RECEIVES A REQUEST UNDER THIS SUBSECTION 28 29 SHALL HOLD A HEARING WITHIN 3 DAYS AFTER RECEIPT OF THE REQUEST. IN ANY PROCEEDINGS BROUGHT FOR RELIEF UNDER THIS 31 SUBSECTION. THE COURT MAY EXTEND THE TIME FOR A HEARING: 32 (I) IF THE SECRETARY OR OTHER DESIGNATED OFFICIAL SHOWS 33 THAT EXTRAORDINARY CIRCUMSTANCES EXIST THAT JUSTIFY THE EXTENSION; AND 34 AFTER CONSIDERING THE RIGHTS OF THE AFFECTED (II)

35 INDIVIDUAL OR GROUP OF INDIVIDUALS, THE PROTECTION OF THE PUBLIC HEALTH,

- 1 THE SEVERITY OF THE CATASTROPHIC HEALTH EMERGENCY, AND THE
- 2 AVAILABILITY OF ANY NECESSARY WITNESSES AND EVIDENCE.
- 3 (5) (I) THE COURT SHALL GRANT THE REQUEST FOR RELIEF UNLESS
- 4 THE COURT DETERMINES THAT THE ISOLATION OR QUARANTINE DIRECTIVE IS
- 5 NECESSARY AND REASONABLE TO PREVENT OR REDUCE THE SPREAD OF THE
- 6 DISEASE OR OUTBREAK BELIEVED TO HAVE BEEN CAUSED BY THE EXPOSURE TO A
- 7 DEADLY AGENT.
- 8 (II) THE COURT IN MAKING ITS DETERMINATION MAY CONSIDER. IF
- 9 FEASIBLE, THE MEANS OF TRANSMISSION, THE DEGREE OF CONTAGION, AND, TO
- 10 THE EXTENT POSSIBLE, THE DEGREE OF PUBLIC EXPOSURE TO THE DISEASE.
- 11 (6) SUBJECT TO PARAGRAPH (7) OF THIS SUBSECTION, IF THE COURT
- 12 ISSUES AN ORDER THAT AUTHORIZES THE ISOLATION OR QUARANTINE, THE ORDER
- 13 SHALL:
- 14 (I) IDENTIFY THE ISOLATED OR QUARANTINED INDIVIDUAL OR
- 15 GROUP OF INDIVIDUALS BY NAME OR SHARED CHARACTERISTICS;
- 16 (II) SPECIFY FACTUAL FINDINGS WARRANTING ISOLATION OR
- 17 QUARANTINE; AND
- 18 (III) BE IN WRITING AND GIVEN TO THE INDIVIDUAL OR GROUP OF
- 19 INDIVIDUALS.
- 20 (7) IF THE COURT DETERMINES THAT THE DELIVERY REQUIRED BY
- 21 PARAGRAPH (6)(III) OF THIS SUBSECTION IS IMPRACTICAL BECAUSE OF THE NUMBER
- 22 OF INDIVIDUALS OR GEOGRAPHICAL AREA AFFECTED, THE COURT SHALL ENSURE
- 23 THAT THE AFFECTED INDIVIDUALS ARE FULLY INFORMED OF THE ORDER USING
- 24 THE BEST POSSIBLE MEANS AVAILABLE.
- 25 (D) DURATION OF COURT ORDER.
- 26 (1) AN ORDER UNDER SUBSECTION (C) OF THIS SECTION MAY
- 27 AUTHORIZE ISOLATION OR QUARANTINE FOR NOT MORE THAN 30 DAYS.
- 28 (2) BEFORE THE ORDER EXPIRES, THE SECRETARY OR DESIGNATED
- 29 OFFICIAL MAY REQUEST THE COURT TO CONTINUE THE ISOLATION OR QUARANTINE
- 30 FOR ADDITIONAL 30-DAY PERIODS.
- 31 (3) THE COURT SHALL BASE ITS DECISION ON THE STANDARDS
- 32 PROVIDED UNDER SUBSECTION (C)(5) OF THIS SECTION.
- 33 (E) INABILITY TO APPEAR.
- 34 IF AN INDIVIDUAL CANNOT APPEAR PERSONALLY BEFORE THE COURT,
- 35 PROCEEDINGS MAY BE CONDUCTED:
- 36 (1) BY THE INDIVIDUAL'S AUTHORIZED REPRESENTATIVE; AND

33 34

35

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it.

a set period.

28 **SENATE BILL 75** (2) IN A WAY THAT ALLOWS FULL PARTICIPATION BY OTHER 1 2 INDIVIDUALS. 3 (F) PROCEDURES. 4 SUBJECT TO ANY EMERGENCY RULES THAT THE COURT OF APPEALS (1) 5 ADOPTS UNDER PARAGRAPH (3) OF THIS SUBSECTION, THE COURT MAY ORDER THE 6 CONSOLIDATION OF INDIVIDUAL CLAIMS INTO GROUP CLAIMS IN PROCEEDINGS 7 BROUGHT UNDER THIS SECTION IF: THE LARGE NUMBER OF INDIVIDUALS INVOLVED OR AFFECTED 8 (I) 9 MAKES INDIVIDUAL PARTICIPATION IMPRACTICAL: 10 (II)QUESTIONS OF LAW OR FACT THAT ARE COMMON TO THE 11 INDIVIDUAL CLAIMS OR RIGHTS MUST BE DETERMINED; 12 (III)THE GROUP CLAIMS OR RIGHTS TO BE DETERMINED ARE 13 TYPICAL OF THE AFFECTED INDIVIDUAL'S CLAIMS OR RIGHTS; OR 14 THE ENTIRE GROUP WILL BE ADEQUATELY REPRESENTED IN (IV) 15 THE CONSOLIDATION. THE COURT OF APPEALS SHALL APPOINT COUNSEL TO REPRESENT 16 17 INDIVIDUALS OR A GROUP OF INDIVIDUALS WHO ARE NOT OTHERWISE 18 REPRESENTED BY COUNSEL. 19 THE COURT OF APPEALS SHALL ADOPT EMERGENCY RULES OF 20 PROCEDURE TO FACILITATE THE EFFICIENT ADJUDICATION OF PROCEEDINGS 21 BROUGHT UNDER THIS SECTION. 22 REVISOR'S NOTE: This section is new language derived without substantive 23 change from former Art. 41, § 2-202(d). 24 In subsection (b)(1)(v) of this section, the reference to "justification" is 25 substituted for the former reference to "basis upon which ... is justified" for 26 brevity. 27 In subsection (b)(2)(ii) of this section, the reference to "those subject to the directive" is substituted for the former reference to "the individual or group 28 29 of individuals [who are] being required to go to and remain in places of 30 isolation or quarantine" for brevity. In subsection (c)(7) of this section, the reference to "delivery" is substituted 31 for the former reference to "notice" to conform to subsection (b)(6)(iii) of 32

this section, which requires that the "order [be] given" to those affected by

In subsection (d)(1) of this section, the former reference to an order being "effective" is deleted as implicit in the reference to an "authoriz[ation]" for

- In subsection (d)(2) of this section, the reference to "additional" periods is
- 2 substituted for the former reference to "subsequent" periods for clarity.
- 3 Defined terms: "Catastrophic health emergency" § 14-3A-01
- 4 "Exposure to a deadly agent" § 14-3A-01
- 5 "Secretary" § 14-3A-01
- 6 14-3A-06. IMMUNITY.
- 7 A HEALTH CARE PROVIDER IS IMMUNE FROM CIVIL OR CRIMINAL LIABILITY IF
- 8 THE HEALTH CARE PROVIDER ACTS IN GOOD FAITH AND UNDER A CATASTROPHIC
- 9 HEALTH EMERGENCY PROCLAMATION.
- 10 REVISOR'S NOTE: This section is new language derived without substantive
- 11 change from former Art. 41, § 2-202(g).
- 12 The former reference to liability "related to those actions" is deleted as
- implicit in the structure of the revision.
- 14 Defined terms: "Catastrophic health emergency" § 14-3A-01
- 15 "Health care provider" § 14-3A-01
- 16 14-3A-07. CONSTRUCTION.
- 17 THE AUTHORITY GRANTED UNDER THIS SUBTITLE IS IN ADDITION TO, AND NOT
- 18 IN DEROGATION OF, ANY OTHER AUTHORITY THAT THE GOVERNOR, THE SECRETARY,
- 19 OR ANY OTHER PUBLIC OFFICIAL MAY EXERCISE UNDER OTHER LAW.
- 20 REVISOR'S NOTE: This section formerly was Art. 41, § 2-203.
- 21 No changes are made.
- 22 Defined term: "Secretary" § 14-3A-01
- 23 14-3A-08. FAILURE TO COMPLY.
- 24 (A) PROHIBITED.
- 25 A PERSON MAY NOT KNOWINGLY AND WILLFULLY FAIL TO COMPLY WITH AN
- 26 ORDER, REQUIREMENT, OR DIRECTIVE ISSUED UNDER THIS SUBTITLE.
- 27 (B) PENALTY.
- 28 A PERSON WHO VIOLATES SUBSECTION (A) OF THIS SECTION IS GUILTY OF A
- 29 MISDEMEANOR AND ON CONVICTION IS SUBJECT TO IMPRISONMENT NOT
- 30 EXCEEDING 1 YEAR OR A FINE NOT EXCEEDING \$5,000 OR BOTH.
- 31 REVISOR'S NOTE: This section formerly was Art. 41, § 2-204.
- The only changes are in style.

- 1 Defined term: "Person" § 1-101
- 2 Article Public Utility Companies
- 3 Title 7. [Gas and Electric] GAS, ELECTRIC, AND WATER Companies.
- 4 7-105. WATER COMPANIES -- POWERS.
- 5 (A) IN GENERAL.
- 6 A WATER COMPANY INCORPORATED IN THE STATE HAS THE POWERS
- 7 NECESSARY FOR THE PURPOSES FOR WHICH IT IS INCORPORATED AND MAY:
- 8 (1) ACQUIRE, POSSESS, AND USE LAND, WATER RIGHTS, AND OTHER
- 9 PROPERTY FOR THOSE PURPOSES; AND
- 10 (2) LAY PIPES AND CONSTRUCT WORKS NECESSARY OR SUITABLE TO
- 11 CARRY OUT ITS PURPOSES.
- 12 (B) PIPES AND CONSTRUCTION -- CONSENT OF LOCAL GOVERNMENT
- 13 REQUIRED.
- 14 (1) A WATER COMPANY SHALL OBTAIN THE CONSENT OF THE
- 15 GOVERNING BODY OF THE MUNICIPAL CORPORATION OR COUNTY BEFORE LAYING
- 16 PIPES OR CONSTRUCTING WATERWORKS IN THAT JURISDICTION UNDER
- 17 SUBSECTION (A) OF THIS SECTION.
- 18 (2) THE GOVERNING BODY OF THE MUNICIPAL CORPORATION OR
- 19 COUNTY MAY ADOPT REASONABLE REGULATIONS FOR THE LAYING OF PIPES,
- 20 CONSTRUCTION OF WORKS, AND OPERATIONS OF A WATER COMPANY.
- 21 (C) BALTIMORE CITY EXCEPTED.
- 22 THIS SECTION DOES NOT AUTHORIZE THE INCORPORATION OF A WATER
- 23 COMPANY TO OPERATE IN BALTIMORE CITY.
- 24 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 23, § 332.
- In the introductory language of subsection (a) of this section, the reference
- 27 to "a water company incorporated in Maryland" is substituted for the
- 28 former reference to "[a]ny corporation which may be formed under the
- 29 provisions of this article for the purpose of supplying water" for clarity and
- 30 brevity. Although "this article" formerly referred to Article 23, and the
- 31 defined term "water company" in this article is derived instead from
- former Art. 78, § 2(cc), the general provisions on the formation of
- corporations in Maryland for any purpose, that were originally contained
- in Article 23, are now codified in the Corporations and Associations Article.
- 35 See CA Title 2. Any water company that is incorporated in Maryland either
- 36 is incorporated under CA Title 2, or was incorporated under the

1 2	predecessor provisions for that title in Article 23. No substantive change is intended.			
3 4 5 6 7 8 9 10 11	In subsection (b)(1) of this section, the reference to the "governing body" of a municipal corporation or county is substituted for the former references to "municipal authorities of any incorporated town or city" and to the "county commissioners of said county" for clarity and specificity, and to reflect the fact that many counties in the State no longer have the "commissioner" form of government. Similarly, in subsection (b)(2) of this section, the term "governing body of the municipal corporation or county" is substituted for the former phrase "said municipal authorities or said county commissioners, as the case may be," for clarity.			
12 13 14 15	pipes, construction of works, and operations" of a water company is substituted for the former reference to "all such works and the exercise of			
16	Defined terms: "County" § 1-101			
17	"Water company" § 1-101			
18	Article - State Finance and Procurement			
19	7-114.1. COSTS OF ARCHAEOLOGICAL WORK INCURRED IN STATE PROJECTS.			
	THE COSTS OF ARCHAEOLOGICAL WORK INCURRED IN A STATE PROJECT ON A SITE OF ARCHAEOLOGICAL OR HISTORICAL SIGNIFICANCE SHALL BE INCLUDED IN THE BUDGET BILL OF WHICH THE PROJECT IS A PART.			
23 24	REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 78A, § 2A.			
25	Article - State Government			
26	3-307. COMPLAINTS AGAINST CIVIL OR MILITARY OFFICERS.			
27	(A) GOVERNOR'S AUTHORITY INVESTIGATION OF COMPLAINT.			
	ON THE FILING OF A COMPLAINT AGAINST A CIVIL OR MILITARY OFFICER WHO MAY BE SUSPENDED OR REMOVED FROM OFFICE BY THE GOVERNOR, THE GOVERNOR:			
31	(1) SHALL PROVIDE TO THE RESPONDENT:			
32	(I) A COPY OF THE COMPLAINT; AND			
33 34	(II) NOTICE OF THE TIME WHEN THE GOVERNOR SHALL HEAR THE COMPLAINT;			

- 1 (2) MAY SUMMON ANY WITNESS TO TESTIFY CONCERNING THE 2 COMPLAINT, PAY THE WITNESS A FEE OF \$1 A DAY FOR ATTENDING, AND REIMBURSE 3 THE WITNESS FOR TRAVEL EXPENSES INCURRED IN TESTIFYING;
- 4 (3) MAY DESIGNATE ONE OR MORE INDIVIDUALS TO ATTEND ON THE
- 5 GOVERNOR'S BEHALF ANY PART OF ANY HEARING THAT RELATES TO THE
- 6 ESTABLISHMENT OF THE FACTS OF THE COMPLAINT; AND
- 7 (4) MAY ORDER EITHER PARTY OR THE STATE TO PAY ANY COSTS OF 8 THE PROCEEDING.
- 9 (B) SAME -- ENFORCEMENT OF ORDERS.
- 10 THE GOVERNOR, IN THE SAME MANNER AS A COURT OF THE STATE, MAY 11 ENFORCE:
- 12 (1) THE ATTENDANCE OF A WITNESS SUMMONED UNDER SUBSECTION 13 (A)(2) OF THIS SECTION; OR
- 14 (2) AN ORDER UNDER SUBSECTION (A)(4) OF THIS SECTION FOR 15 PAYMENT OF COSTS BY A PARTY OR THE STATE.
- 16 (C) PAYMENT OF COSTS BY STATE.
- 17 IF THE STATE IS ORDERED TO PAY COSTS UNDER SUBSECTION (A)(4) OF THIS
- 18 SECTION, THE COMPTROLLER SHALL ISSUE A WARRANT TO THE TREASURER TO PAY
- 19 THE COSTS.
- 20 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 41, §§ 2-501 through 2-504.
- In the introductory language of subsection (a) of this section, the reference
- 23 to the "filing of a complaint" is substituted for the former phrase "[u]pon
- complaint made" for clarity and in light of the former reference to a "copy
- of the complaint".
- In subsection (a)(1) of this section, the reference to the "respondent" is
- 27 substituted for the former reference to the "party complained against" for
- 28 clarity.
- 29 In subsection (a)(1)(ii) of this section, the reference to "time when the
- 30 Governor shall hear the complaint" is substituted for the former reference
- 31 to "time when the Governor will inquire and examine the same" for clarity.
- 32 In subsection (a)(2) of this section, the reference to testimony "concerning"
- 33 the complaint is substituted for the former reference to testimony "for or
- 34 against" the complaint for clarity.
- In subsection (b) of this section, the reference to a "court" is substituted for
- 36 the former references to "courts" and "circuit courts" to reflect the

- 1 authority of any court to enforce its own orders.
- 2 SUBTITLE 26. MARYLAND AFRICAN AMERICAN MUSEUM CORPORATION.
- 3 9-2601. DEFINITIONS.
- 4 (A) IN GENERAL.
- 5 IN THIS SUBTITLE THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
- 6 REVISOR'S NOTE: This subsection is new language derived without
- substantive change from the first clause of former Art. 41, § 20-101.
- 8 (B) BOARD.
- 9 "BOARD" MEANS THE BOARD OF DIRECTORS OF THE MARYLAND AFRICAN
- 10 AMERICAN MUSEUM CORPORATION.
- 11 REVISOR'S NOTE: This subsection is new language added to avoid repetition
- of the longer reference to the "Board of Directors".
- 13 (C) CORPORATION.
- 14 "CORPORATION" MEANS THE MARYLAND AFRICAN AMERICAN MUSEUM
- 15 CORPORATION.
- 16 REVISOR'S NOTE: This subsection formerly was the second clause of Art. 41, §
- 17 20-101.
- 18 9-2602. ESTABLISHED; PURPOSE; PUBLIC NATURE.
- 19 (A) ESTABLISHED.
- 20 THERE IS A MARYLAND AFRICAN AMERICAN MUSEUM CORPORATION.
- 21 (B) PURPOSE.
- 22 (1) THE PURPOSE OF THE CORPORATION IS TO PLAN, DEVELOP, AND
- 23 MANAGE A MARYLAND MUSEUM OF AFRICAN AMERICAN HISTORY AND CULTURE IN
- 24 BALTIMORE CITY, IN COOPERATION WITH AND WITH THE ACTIVE SUPPORT OF THE
- 25 MAYOR AND CITY COUNCIL OF BALTIMORE, AFFECTED STATE UNITS, AND OTHER
- 26 PUBLIC AND PRIVATE INSTITUTIONS.
- 27 (2) THE CORPORATION MAY CARRY OUT ITS CORPORATE PURPOSES
- 28 WITHOUT THE CONSENT OF ANY UNIT OF STATE GOVERNMENT.
- 29 (C) BODY POLITIC; PUBLIC NATURE.
- 30 (1) THE CORPORATION IS:
- 31 (I) A BODY POLITIC AND CORPORATE;

1		(II)	A PUBLIC INSTRUMENTALITY OF THE STATE; AND	
2 3	GOVERNMENT.	(III)	AN INDEPENDENT UNIT IN THE EXECUTIVE BRANCH OF STATE	
4 5	(2) BY THIS SUBTIT		XERCISE BY THE CORPORATION OF THE POWERS CONFERRED ESSENTIAL PUBLIC FUNCTION.	
6 7 8	REVISOR'S NOTE: This section is new language derived without substantive change from former Art. 41, §§ 20-102(a) and (b), 20-105(a), and 20-111(b).			
9 10				
11	Defined term: "Co	orporation"	§ 9-2601	
12	9-2603. BOARD	OF DIREC	TORS.	
13	(A) EST.	ABLISHED	; PURPOSE.	
14	(1)	THERE	IS A BOARD OF DIRECTORS OF THE CORPORATION.	
15 16	\ /		OARD SHALL MANAGE THE AFFAIRS OF THE CORPORATION LL OF ITS CORPORATE POWERS.	
17	(B) COM	MPOSITION	; APPOINTMENT.	
18	(1)	THE BO	OARD SHALL CONSIST OF 37 MEMBERS, OF WHOM:	
19		(I)	TWO SHALL SERVE EX OFFICIO, AS FOLLOWS:	
20 21	AND		1. THE MAYOR OF BALTIMORE OR THE MAYOR'S DESIGNEE;	
22 23	AMERICAN HIS	TORY ANI	2. THE CHAIRMAN OF THE COMMISSION ON AFRICAN CULTURE OR THE CHAIRMAN'S DESIGNEE; AND	
24 25	FOLLOWS:	(II)	THIRTY-FIVE SHALL BE APPOINTED BY THE GOVERNOR, AS	
26 27		THE BOAF	1. ONE REPRESENTATIVE OF MORGAN STATE UNIVERSITY, RD OF REGENTS OF THE UNIVERSITY;	
30 31	AMERICAN HIS CONTINUING C	OORDINA ON AND T	2. TWO MEMBERS OF THE COMMISSION ON AFRICAN CULTURE, APPROVED BY THE COMMISSION, TO PROVIDE TION AND COOPERATION BETWEEN THE CORPORATION AND CONSISTENCY WITH THE STATEWIDE PROGRAMS COMMISSION;	

- 1 FOUR REPRESENTATIVES OF AFRICAN AMERICAN 2 HISTORICAL OR CULTURAL INSTITUTIONS IN THE STATE; AND TWENTY-EIGHT MEMBERS WHO HAVE EXPERTISE IN 4 AFRICAN AMERICAN HISTORY, CULTURE, MUSEUMS, OR RELATED AREAS, EXPERTISE 5 IN FUND-RAISING, OR REPRESENT THE DIVERSITY OF COMMUNITIES THROUGHOUT 6 THE STATE THAT CAN BENEFIT FROM THE ACTIVITIES OF THE CORPORATION. EXCEPT AS PROVIDED IN SUBPARAGRAPH (II) OF THIS (I) 8 PARAGRAPH. THE MEMBERS APPOINTED TO THE BOARD SHALL REPRESENT THE 9 GEOGRAPHIC MAKEUP OF THE STATE AND SHALL BE RACIALLY AND ETHNICALLY 10 DIVERSE. 11 (II)THE GOVERNOR MAY APPOINT TO THE BOARD UP TO FIVE 12 MEMBERS FROM OUTSIDE THE STATE IF NECESSARY TO ENSURE THAT THE 13 MEMBERSHIP OF THE BOARD SATISFIES THE REQUIREMENTS SPECIFIED IN 14 PARAGRAPH (1)(II)4 OF THIS SUBSECTION. 15 (C) COMPENSATION AND REIMBURSEMENT FOR EXPENSES. A MEMBER OF THE BOARD: 16 17 IS NOT ENTITLED TO COMPENSATION AS A MEMBER OF THE BOARD; (1) 18 BUT 19 IS ENTITLED TO REIMBURSEMENT FOR EXPENSES IN ACCORDANCE (2) 20 WITH THE STANDARD STATE TRAVEL REGULATIONS. 21 (D) TENURE; OATH; VACANCIES. 22 (1) THE TERM OF AN APPOINTED MEMBER OF THE BOARD IS 4 YEARS. 23 BEFORE TAKING OFFICE, EACH APPOINTEE TO THE BOARD SHALL (2) 24 TAKE THE OATH REQUIRED BY ARTICLE I, § 9 OF THE MARYLAND CONSTITUTION. THE TERMS OF MEMBERS ARE STAGGERED AS REQUIRED BY THE 25 (3) 26 TERMS PROVIDED FOR MEMBERS OF THE BOARD ON OCTOBER 1, 2004.
- AT THE END OF A TERM, A MEMBER CONTINUES TO SERVE UNTIL A 27 28 SUCCESSOR IS APPOINTED AND QUALIFIES.
- A MEMBER WHO IS APPOINTED AFTER A TERM HAS BEGUN SERVES 29 30 ONLY FOR THE REMAINDER OF THE TERM AND UNTIL A SUCCESSOR IS APPOINTED 31 AND QUALIFIES.
- 32 (E) OFFICERS; QUORUM; COMMITTEES.
- 33 FROM AMONG ITS MEMBERS, THE BOARD SHALL ELECT A (1) 34 CHAIRMAN, A VICE CHAIRMAN, AND A TREASURER.

- $1 \hspace{1.5cm} \mbox{(2)} \hspace{0.5cm} \mbox{A MAJORITY OF THE MEMBERS THEN SERVING ON THE BOARD IS A 2 QUORUM. }$
- 3 (3) A VACANCY IN THE MEMBERSHIP OF THE BOARD DOES NOT IMPAIR 4 THE RIGHT OF A QUORUM OF THE BOARD TO EXERCISE THE RIGHTS AND PERFORM 5 THE DUTIES OF THE CORPORATION.
- 6 (4) THE BOARD SHALL APPOINT AN EXECUTIVE COMMITTEE AND MAY 7 APPOINT OTHER COMMITTEES THAT THE BOARD CONSIDERS NECESSARY OR 8 DESIRABLE.
- 9 REVISOR'S NOTE: Subsections (a)(2), (b), (c)(1), (d), and (e) of this section are
- new language derived without substantive change from former Art. 41, §
- 11 20-102(c) and (d).
- 12 Subsection (a)(1) of this section is new language added for emphasis.
- Subsection (c)(2) of this section is standard language added for clarity to
- indicate that members are entitled to reimbursement for expenses.
- In subsection (b)(1)(i) of this section, the phrase serving "ex officio" is
- reused to apply to both of the members of the Board who serve in this
- 17 capacity for clarity.
- In subsection (b)(1)(ii)2 of this section, the phrase "two members of the
- 19 Commission on African American History and Culture" is substituted for
- 20 the former reference to "two other Commission members" for clarity.
- 21 In subsection (d)(3) of this section, the reference point for staggered terms
- of office is changed to the effective date of this Act, in accordance with
- 23 standard practice.
- In subsection (e)(1) of this section, the phrase "[f]rom among its members"
- is added for clarity.
- 26 Subsection (e)(3) of this section is rephrased in standard language for
- 27 clarity.
- 28 In subsection (e)(4) of this section, the word "considers" is substituted for
- 29 the former reference to "deems" for consistency with other similar
- 30 provisions of the revised articles of the Code.
- 31 Defined terms: "Board" § 9-2601
- 32 "Corporation" § 9-2601
- 33 9-2604. OFFICERS; PERSONNEL.
- 34 (A) EXECUTIVE DIRECTOR.
- 35 (1) THE BOARD SHALL APPOINT AN EXECUTIVE DIRECTOR WHO SERVES 36 AT THE PLEASURE OF THE BOARD.

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- 1 (2) THE BOARD SHALL DETERMINE THE SALARY OF THE EXECUTIVE 2 DIRECTOR.
- 3 (B) CHIEF ADMINISTRATIVE OFFICER.
- 4 (1) THE EXECUTIVE DIRECTOR IS THE CHIEF ADMINISTRATIVE OFFICER
- 5 OF THE CORPORATION.
- 6 (2) THE EXECUTIVE DIRECTOR SHALL DIRECT AND SUPERVISE THE
- 7 ADMINISTRATIVE AFFAIRS AND TECHNICAL ACTIVITIES OF THE CORPORATION IN
- 8 ACCORDANCE WITH THE POLICIES AND PROCEDURES OF THE BOARD.
- 9 (3) THE EXECUTIVE DIRECTOR OR THE EXECUTIVE DIRECTOR'S
- 10 DESIGNEE SHALL:
- 11 (I) ATTEND EACH MEETING OF THE BOARD, ACT AS SECRETARY TO
- 12 THE BOARD, AND KEEP MINUTES OF BOARD PROCEEDINGS;
- 13 (II) APPROVE EACH SALARY, PER DIEM PAYMENT, OR OTHER
- 14 EXPENSE OF THE CORPORATION, ITS EMPLOYEES, AND CONSULTANTS; AND
- 15 (III) PERFORM OTHER DUTIES AS DIRECTED BY THE BOARD IN
- 16 CARRYING OUT THE PURPOSES OF THIS SUBTITLE.
- 17 (C) STAFF.
- 18 (1) (I) IN ADDITION TO THE EXECUTIVE DIRECTOR, THE BOARD SHALL
- 19 EMPLOY PROFESSIONAL AND CLERICAL STAFF NECESSARY TO CARRY OUT THE
- 20 PURPOSES OF THIS SUBTITLE.
- 21 (II) THE BOARD SHALL ESTABLISH COMPENSATION, HOLIDAYS,
- 22 AND LEAVE FOR THE STAFF.
- 23 (2) THE OFFICERS AND EMPLOYEES OF THE CORPORATION ARE NOT
- 24 SUBJECT TO THE PROVISIONS OF DIVISION I OF THE STATE PERSONNEL AND
- 25 PENSIONS ARTICLE THAT GOVERN THE STATE PERSONNEL MANAGEMENT SYSTEM.
- 26 (D) LEGAL SERVICES.
- 27 THE ATTORNEY GENERAL SHALL PROVIDE LEGAL COUNSEL TO THE
- 28 CORPORATION AND LEGAL SERVICES TO THE MUSEUM.
- 29 (E) NECESSARY PERSONNEL.
- 30 THE BOARD MAY CONTRACT WITH ANY AGENT OR CONSULTANT IT CONSIDERS
- 31 NECESSARY TO CARRY OUT THE PURPOSES OF THIS SUBTITLE.
- 32 REVISOR'S NOTE: This section is new language derived without substantive
- change from former Art. 41, § 20-103.
- 34 In subsection (b)(3)(ii) of this section, the former reference to "any expenses

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- 1 incidental to the operation of the Corporation" is deleted as implicit in the
- 2 broader requirement that the Executive Director approve each "other
- 3 expense of the Corporation".
- 4 In subsection (c)(1)(i) of this section, the phrase "[i]n addition to the
- 5 Executive Director" is substituted for the former reference to "any
- 6 additional" for clarity.
- Also in subsection (c)(1)(i) of this section, the word "employ" is substituted
- 8 for the former word "appoint" for clarity.
- In subsection (c)(2) of this section, the reference to officers "and" employees
- is substituted for the former reference to officers "or" employees to clarify
- that neither group is subject to the provisions of Division I of the State
- 12 Personnel and Pensions Article that govern the State Personnel
- 13 Management System.
- In subsection (e) of this section, the phrase "contract with" is substituted
- for the former reference to "engage" for clarity.
- Also in subsection (e) of this section, the former reference to "accountants,
- architects, construction experts and personnel, engineers, lawyers,
- financial advisors, or other ..." is deleted as surplusage because the Board
- is empowered under this subsection to engage any necessary agents or
- 20 consultants.
- 21 Also in subsection (e) of this section, the reference to agents or consultants
- 22 that the Board "considers necessary to carry out the purposes of this
- 23 subtitle" is added as implicit in the reference to "necessary" agents and
- 24 consultants.
- 25 Defined terms: "Board" § 9-2601
- 26 "Corporation" § 9-2601
- 27 9-2605. POWERS.
- 28 THE CORPORATION MAY:
- 29 (1) ADOPT AN OFFICIAL SEAL;
- 30 (2) SUE AND BE SUED, PLEAD AND BE IMPLEADED, IN ITS OWN NAME;
- 31 (3) MAINTAIN OFFICES IN THE STATE;
- 32 (4) APPOINT MUSEUM ADVISORY BOARDS AND OTHER ADVISORY
- 33 BOARDS AND COMMITTEES;
- 34 (5) ADOPT BYLAWS FOR THE REGULATION OF ITS AFFAIRS AND THE
- 35 CONDUCT OF ITS BUSINESS;

- 1 (6) APPLY FOR AND ACCEPT GRANTS, LOANS, OR ASSISTANCE OF ANY 2 CHARACTER FROM THE FEDERAL GOVERNMENT, STATE GOVERNMENT, A LOCAL
- 3 GOVERNMENT, OR A PRIVATE SOURCE;
- 4 (7) ENTER INTO ANY CONTRACT OR OTHER LEGAL INSTRUMENT;
- 5 (8) ACQUIRE, CONSTRUCT, DEVELOP, MANAGE, MARKET,
- 6 RECONSTRUCT, REHABILITATE, IMPROVE, MAINTAIN, EQUIP, LEASE AS LESSOR OR
- 7 AS LESSEE, REPAIR, OR OPERATE ANY PROJECT IN THE STATE;
- 8 (9) ACQUIRE, PURCHASE, HOLD, LEASE AS LESSEE, OR USE A
- 9 FRANCHISE, PATENT, OR LICENSE OR ANY REAL, PERSONAL, MIXED, TANGIBLE, OR
- 10 INTANGIBLE PROPERTY OR ANY INTEREST IN THAT PROPERTY, NECESSARY OR
- 11 CONVENIENT FOR CARRYING OUT THE PURPOSES OF THE CORPORATION;
- 12 (10) SELL, LEASE AS LESSOR, TRANSFER, OR DISPOSE OF ITS PROPERTY 13 OR INTERESTS IN PROPERTY;
- 14 (11) ACQUIRE, EITHER DIRECTLY OR BY OR THROUGH ANY PERSON,
- 15 STATE UNIT, OR POLITICAL SUBDIVISION, BY PURCHASE OR BY GIFT OR DEVISE, ANY
- 16 LAND, STRUCTURE, REAL PROPERTY, PERSONAL PROPERTY, RIGHT, RIGHT-OF-WAY,
- 17 FRANCHISE, EASEMENT, OR OTHER INTEREST IN LAND, INCLUDING LAND LYING
- 18 UNDER WATER AND RIPARIAN RIGHTS THAT THE CORPORATION CONSIDERS
- 19 NECESSARY OR CONVENIENT FOR THE CONSTRUCTION, IMPROVEMENT,
- 20 REHABILITATION, OR OPERATION OF A PROJECT, ON ANY TERMS AND AT ANY PRICE
- 21 THAT THE CORPORATION CONSIDERS REASONABLE;
- 22 (12) ENTER WITH THE PERMISSION OF THE OWNER ON LAND, WATER, OR
- 23 PREMISES FOR THE PURPOSE OF MAKING SURVEYS, SOUNDINGS, BORINGS, AND
- 24 EXAMINATIONS TO ACCOMPLISH ANY PURPOSE AUTHORIZED BY THIS SUBTITLE;
- 25 (13) FIX, REVISE, AND COLLECT RATES, RENTALS, FEES, AND CHARGES
- 26 FOR THE USE OF, OR FOR SERVICES AND FACILITIES PROVIDED OR MADE AVAILABLE
- 27 BY. THE CORPORATION:
- 28 (14) (I) BORROW MONEY FROM ANY SOURCE FOR ANY CORPORATE
- 29 PURPOSE, INCLUDING WORKING CAPITAL FOR ITS OPERATIONS, RESERVES, OR
- 30 INTEREST:
- 31 (II) MORTGAGE, PLEDGE, OR OTHERWISE ENCUMBER THE
- 32 PROPERTY AND MONEY OF THE CORPORATION; AND
- 33 (III) CONTRACT WITH OR ENGAGE THE SERVICES OF ANY PERSON
- 34 FOR ANY FINANCING:
- 35 (15) EXERCISE ALL THE CORPORATE POWERS GRANTED TO MARYLAND
- 36 CORPORATIONS UNDER THE MARYLAND GENERAL CORPORATION LAW; AND
- 37 (16) DO ALL THINGS NECESSARY AND CONVENIENT TO CARRY OUT THE
- 38 POWERS GRANTED BY THIS SUBTITLE.

- 1 REVISOR'S NOTE: This section is new language derived without substantive
- 2 change from former Art. 41, § 20-104, except as it related to the
- 3 Corporation not borrowing money that would create or constitute a debt or
- 4 obligation of the State.
- 5 In item (1) of this section, the former reference to "alter[ing]" a seal is
- 6 deleted as implicit in the power to "adopt" an official seal.
- 7 In item (3) of this section, the former phrase "at a place or places ... that it
- 8 designates" is deleted as implicit in the power of the Corporation to
- 9 "maintain offices in the State".
- In item (4) of this section, the former phrase "as it deems appropriate" is
- deleted as implicit in the authority to appoint boards and committees.
- In item (7) of this section, the word "contract" is substituted for the former
- reference to "contracts" in light of Art. 1, § 8, which provides that the
- singular generally includes the plural.
- Also in item (7) of this section, the former reference to "mak[ing] [or],
- execut[ing]" a contract is deleted as implicit in the power of the
- 17 Corporation to "enter into" a contract or other legal instrument.
- In item (11) of this section, the words "land", "structure", "right",
- 19 "right-of-way", "franchise", "easement", "interest", and "price" are
- substituted for the former references to "lands", "structures", "rights",
- 21 "rights-of-way", "franchises", "easements", "interests", and "prices"
- 22 respectively in light of Art. 1, § 8, which provides that the singular
- 23 generally includes the plural.
- Also in item (11) of this section, the word "or" is substituted for the former
- 25 reference to "and" for clarity.
- In item (12) of this section, the words "land" and "water" are substituted
- for the former references to "lands" and "waters" in light of Art. 1, § 8,
- which provides that the singular generally includes the plural.
- 29 The Review Committee notes, for consideration by the General Assembly,
- 30 that former Art. 41, § 20-104 appears to have been copied directly from the
- 31 MEDCO statute, Art. 83A, Title 5, Subtitle 2 (enacted in 1984). Generally,
- 32 the purpose of MEDCO is to promote economic development, and it is
- 33 statutorily directed to achieve this purpose by "owning projects, owning
- statuority directed to achieve this purpose by owning projects, owning
- 34 and leasing projects to one or more persons, or lending the proceeds of
- bonds to one or more persons" (see Art. 83A, § 5-202(c)(4)). Many of the
- powers on this list seem inappropriate for the Corporation whose only
- mission is to "plan, develop, and manage a Maryland Museum of African
- 38 American history". For instance, *see* items (8) and (11) of this section which
- 39 contemplate the Corporation acquiring, leasing, operating, etc., a "project"
- in the State; while the term "project" is defined in the MEDCO statute,
- 41 there is no context for the reference in this particular subtitle.

- 1 Defined term: "Corporation" § 9-2601
- 2 9-2606. STRATEGIC PLAN; ANNUAL REPORT.
- 3 THE CORPORATION SHALL:
- 4 (1) PREPARE A STRATEGIC PLAN AT LEAST ONCE EVERY 5 YEARS THAT
- 5 ESTABLISHES SHORT-RANGE AND LONG-RANGE GOALS, OBJECTIVES, AND
- 6 PRIORITIES FOR THE MUSEUM IN SUPPORT OF ITS MISSION;
- 7 (2) REPORT ANNUALLY TO THE GOVERNOR AND, SUBJECT TO § 2-1246 OF
- 8 THIS ARTICLE, TO THE GENERAL ASSEMBLY ON THE CORPORATION'S ACTIVITIES
- 9 DURING THE PRECEDING YEAR, INCLUDING:
- 10 (I) THE NUMBER OF STUDENTS AND OTHER TYPES OF VISITORS
- 11 SERVED;
- 12 (II) THE NUMBER OF VOLUNTEERS AND TOTAL HOURS
- 13 CONTRIBUTED TO THE OPERATION OF THE MUSEUM;
- 14 (III) THE AMOUNT AND TYPE OF PRIVATE AND NONSTATE MONEY
- 15 DONATED, PLEDGED, OR OTHERWISE PROVIDED; AND
- 16 (IV) ANY RECOMMENDATIONS OR REQUESTS THE CORPORATION
- 17 CONSIDERS APPROPRIATE TO FURTHER THE MISSION OF THE MUSEUM; AND
- 18 (3) PUBLISH REPORTS AND ANY OTHER MATERIAL IT CONSIDERS
- 19 NECESSARY.
- 20 REVISOR'S NOTE: This section formerly was Art. 41, § 20-105(b).
- 21 The only changes are in style.
- 22 Defined term: "Corporation" § 9-2601
- 23 9-2607. EARNINGS.
- 24 EXCEPT FOR THE NET EARNINGS OF THE CORPORATION NECESSARY TO PAY
- 25 DEBT SERVICE OR IMPLEMENT THE CORPORATION'S MUSEUM PLAN, THE NET
- 26 EARNINGS OF THE CORPORATION SHALL INURE TO THE BENEFIT OF THE STATE AND
- 27 NOT TO ANY PERSON.
- 28 REVISOR'S NOTE: This section formerly was Art. 41, § 20-106.
- No changes are made.
- 30 Defined term: "Corporation" § 9-2601
- 31 9-2608. TAXES.
- 32 (A) PAYMENT NOT REQUIRED.

- 1 EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE CORPORATION 2 IS NOT REQUIRED TO PAY TAXES OR ASSESSMENTS ON ITS:
- 3 (1) PROPERTIES;
- 4 (2) ACTIVITIES; OR
- 5 (3) REVENUE DERIVED FROM ITS PROPERTIES OR ACTIVITIES.
- 6 (B) PAYMENT REQUIRED ON SALE OR LEASE OF LAND OR FACILITIES.
- 7 IF THE CORPORATION SELLS OR LEASES LAND OR FACILITIES TO A PRIVATE
- 8 ENTITY, THE LAND OR FACILITIES SHALL BE SUBJECT TO REAL PROPERTY TAXES.
- 9 REVISOR'S NOTE: This section formerly was Art. 41, § 20-107.
- In subsection (b) of this section, the former words "as lessor" are deleted as
- implicit in that the provision applies to situations in which the Corporation
- leases land or facilities "to any private entity".
- 13 The only other changes are in style.
- 14 Defined term: "Corporation" § 9-2601
- 15 9-2609. BUDGET.
- 16 (A) PREPARATION AND IMPLEMENTATION.
- 17 THE BOARD SHALL PREPARE AND IMPLEMENT AN OPERATING AND A CAPITAL
- 18 BUDGET FOR THE MANAGEMENT OF ITS AFFAIRS.
- 19 (B) GENERAL FUND GRANT.
- 20 THE GOVERNOR MAY INCLUDE A GRANT TO THE CORPORATION IN THE STATE
- 21 BUDGET.
- 22 (C) OPERATING COSTS.
- 23 THE CORPORATION SHALL SUPPORT ALL OPERATING COSTS, INCLUDING
- 24 PERSONNEL AND RETIREMENT COSTS, FROM ANY GENERAL FUND ALLOCATIONS,
- 25 AND ITS OTHER INCOME SOURCES.
- 26 (D) BUDGETARY POWER OF GENERAL ASSEMBLY.
- 27 THIS SECTION DOES NOT RESTRICT THE BUDGETARY POWER OF THE GENERAL
- 28 ASSEMBLY.
- 29 REVISOR'S NOTE: This section formerly was Art. 41, § 20-108.
- The only change is in style.

- 1 Defined terms: "Board" § 9-2601
- 2 "Corporation" § 9-2601
- 3 9-2610. ADMINISTRATION OF FUNDS; INVESTMENTS, ACCOUNTING AND CONTROLS;
- 4 AUDITS; REPORTS.
- 5 (A) ADMINISTRATION OF FUNDS.
- 6 (1) THE CORPORATION MAY PROVIDE FOR THE CREATION,
- 7 CONTINUATION, AND ADMINISTRATION OF THE FUNDS THAT IT REQUIRES.
- 8 (2) AS THE BOARD DIRECTS, MONEY IN THE FUNDS AND OTHER MONEY
- 9 OF THE CORPORATION SHALL BE DEPOSITED IN A FEDERAL OR STATE CHARTERED
- 10 DEPOSITORY INSTITUTION THAT:
- 11 (I) IS INSURED BY THE FEDERAL DEPOSIT INSURANCE
- 12 CORPORATION;
- 13 (II) HAS A BRANCH OR OFFICE IN THE STATE THAT ACCEPTS
- 14 DEPOSITS; AND
- 15 (III) HAS A TOTAL PAID-IN CAPITAL PLUS SURPLUS OF AT LEAST
- 16 \$6,000,000.
- 17 (3) A FEDERAL OR STATE CHARTERED TRUST COMPANY MAY BE
- 18 DESIGNATED AS A DEPOSITORY TO RECEIVE SECURITIES THAT THE CORPORATION
- 19 HAS OR OWNS.
- 20 (B) INVESTMENTS.
- 21 MONEY THAT THE STATE APPROPRIATES TO THE CORPORATION, AND MONEY
- 22 THAT THE CORPORATION IS REQUIRED BY THE GENERAL ASSEMBLY TO RAISE FOR
- 23 MUSEUM CONSTRUCTION FROM SOURCES OTHER THAN THE STATE, SHALL BE
- 24 INVESTED IN BONDS OR OTHER OBLIGATIONS:
- 25 (1) OF THE UNITED STATES, THE STATE, A POLITICAL SUBDIVISION OF
- 26 THE STATE, OR A UNIT OF THE STATE; OR
- 27 (2) THAT ARE GUARANTEED AS TO PRINCIPAL AND INTEREST BY THE
- 28 UNITED STATES, THE STATE, A POLITICAL SUBDIVISION OF THE STATE, OR A UNIT OF
- 29 THE STATE.
- 30 (C) PROVISIONS FOR ACCOUNTING AND CONTROLS.
- 31 (1) THE CORPORATION SHALL ADOPT A SYSTEM OF FINANCIAL
- 32 ACCOUNTING, CONTROLS, AUDITS, AND REPORTS.
- 33 (2) THE FISCAL YEAR OF THE CORPORATION IS JULY 1 TO JUNE 30.
- 34 (D) AUDIT -- IN GENERAL.

- **SENATE BILL 75** (1) THE CORPORATION SHALL SELECT AN INDEPENDENT CERTIFIED 2 PUBLIC ACCOUNTANT TO CONDUCT AN AUDIT UNDER THIS SUBSECTION. 3 (2) THE ACCOUNTANT: SHALL BE LICENSED TO PRACTICE IN THE STATE; 4 (I) SHALL BE EXPERIENCED AND QUALIFIED IN THE ACCOUNTING (II)5 6 AND AUDITING OF PUBLIC BODIES; AND MAY NOT HAVE A PERSONAL INTEREST EITHER DIRECTLY OR (III)8 INDIRECTLY IN THE FISCAL AFFAIRS OF THE CORPORATION. AS SOON AS PRACTICABLE AFTER THE END OF THE FISCAL YEAR, 10 THE ACCOUNTANT SHALL AUDIT THE FINANCIAL BOOKS, RECORDS, AND ACCOUNTS 11 OF THE CORPORATION. 12 (4) THE ACCOUNTANT SHALL REPORT: THE RESULTS OF ITS AUDIT, INCLUDING AN UNQUALIFIED 13 (I) 14 OPINION ON THE FINANCIAL POSITION OF THE CORPORATION'S FUNDS; AND THE RESULTS OF THE CORPORATION'S FINANCIAL (II)15 16 OPERATIONS. IF THE ACCOUNTANT IS UNABLE TO EXPRESS AN UNQUALIFIED 17 18 OPINION, THE ACCOUNTANT SHALL: STATE AND EXPLAIN IN DETAIL THE REASON FOR ANY (I) 20 QUALIFICATIONS, DISCLAIMERS, OR OPINIONS; AND 21 SUBMIT RECOMMENDATIONS ON CHANGES NEEDED TO ALLOW (II)22 AN UNQUALIFIED OPINION IN THE FUTURE. 23 SAME -- BY STATE. (E) 24 THE BOOKS, RECORDS, AND ACCOUNTS OF THE CORPORATION ARE SUBJECT TO 25 AUDIT BY THE STATE. 26 (F) ANNUAL FINANCIAL REPORT. WITHIN THE FIRST 90 DAYS OF EACH FISCAL YEAR, THE 27 (1) 28 CORPORATION SHALL SUBMIT A REPORT TO THE GOVERNOR AND, SUBJECT TO § 29 2-1246 OF THIS ARTICLE, TO THE GENERAL ASSEMBLY.
- 30 (2) THE REPORT SHALL INCLUDE:
- A COMPLETE OPERATING AND FINANCIAL STATEMENT (I)
- 32 COVERING THE CORPORATION'S OPERATIONS DURING THE PRECEDING FISCAL
- 33 YEAR: AND

- 1 (II) A SUMMARY OF THE CORPORATION'S ACTIVITIES DURING THE
- 2 PRECEDING FISCAL YEAR.
- 3 REVISOR'S NOTE: This section is new language derived without substantive
- 4 change from former Art. 41, § 20-109.
- In subsection (a)(2)(i) of this section, the phrase "is insured by" is
- substituted for the former phrase "the deposits of which are insured by" for
- 7 brevity.
- 8 In subsection (c)(1) of this section, the word "adopt" is substituted for the
- 9 former phrase "make provision for" for brevity and clarity.
- In subsection (d) of this section, the word "accountant" is substituted for
- the former reference to "accountants" in light of Art. 1, § 8, which provides
- that the singular generally includes the plural.
- In subsection (d)(4)(i) of this section, the former phrase "the presentation
- of" is deleted as surplusage.
- Also in subsection (d)(4)(i) of this section, the word "Corporation's" is
- substituted for the former word "various" for clarity.
- 17 In subsection (f) of this section, the word "submit" is substituted for the
- 18 former reference to "make" for clarity.
- Also in subsection (f) of this section, the phrase "the report shall include" is
- 20 substituted for the former phrase "each report submitted in accordance
- with subsection (f) of this section shall for brevity.
- 22 Defined terms: "Board" § 9-2601
- 23 "Corporation" § 9-2601
- 24 9-2611. DEBTS, CLAIMS, OBLIGATIONS, AND LIABILITIES.
- 25 (A) IN GENERAL.
- 26 ALL DEBTS, CLAIMS, OBLIGATIONS, AND LIABILITIES OF THE CORPORATION,
- 27 WHENEVER INCURRED, SHALL BE THE DEBTS, CLAIMS, OBLIGATIONS, AND
- 28 LIABILITIES OF THE CORPORATION ONLY AND NOT OF THE STATE, OTHER UNITS OF
- 29 STATE GOVERNMENT, OTHER STATE INSTRUMENTALITIES, STATE OFFICERS, OR
- 30 STATE EMPLOYEES.
- 31 (B) NOT TO BE CONSIDERED STATE LIABILITY.
- 32 THE DEBTS, CLAIMS, OBLIGATIONS, AND LIABILITIES OF THE CORPORATION
- 33 MAY NOT BE CONSIDERED A DEBT, CLAIM, OBLIGATION, OR LIABILITY OF THE STATE
- 34 OR A PLEDGE OF ITS FULL FAITH AND CREDIT.
- 35 REVISOR'S NOTE: This section is new language derived without substantive
- 36 change from former Art. 41, §§ 20-110 and 20-104(14)(i), as it related to

- 1 the borrowing of the Corporation.
- In subsection (a) of this section, the word "other" is added to modify "units
- 3 of State government" and "State instrumentalities" in light of the
- 4 Corporation's status as "an independent unit in the Executive Branch of
- 5 State government" and "a public instrumentality of the State".
- 6 Defined terms: "Board" § 9-2601
- 7 "Corporation" § 9-2601
- $8\,$  9-2612. EXEMPTIONS; ETHICS LAWS; MINORITY BUSINESS ENTERPRISES; REVIEW OF
- 9 PRELIMINARY MUSEUM PLANS.
- 10 (A) EXEMPTIONS ENUMERATED.
- 11 EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION, THE CORPORATION IS
- 12 EXEMPT FROM:
- 13 (1) TITLE 10, SUBTITLE 5 OF THIS ARTICLE;
- 14 (2) TITLE 2, SUBTITLES 2, 4, AND 6 AND § 2-510 OF THE STATE FINANCE
- 15 AND PROCUREMENT ARTICLE:
- 16 (3) TITLE 3 OF THE STATE FINANCE AND PROCUREMENT ARTICLE;
- 17 (4) TITLE 4, SUBTITLES 2 THROUGH 7 OF THE STATE FINANCE AND 18 PROCUREMENT ARTICLE;
- 19 (5) TITLE 6, SUBTITLE 1 OF THE STATE FINANCE AND PROCUREMENT
- 20 ARTICLE;
- 21 (6) TITLE 7, SUBTITLES 1 THROUGH 3 OF THE STATE FINANCE AND
- 22 PROCUREMENT ARTICLE;
- 23 (7) TITLE 8, SUBTITLE 1 OF THE STATE FINANCE AND PROCUREMENT
- 24 ARTICLE; AND
- 25 (8) DIVISION II OF THE STATE FINANCE AND PROCUREMENT ARTICLE.
- 26 (B) ETHICS LAWS; MINORITY BUSINESS ENTERPRISES.
- 27 THE CORPORATION AND ITS OFFICERS AND EMPLOYEES ARE SUBJECT TO THE
- 28 MARYLAND PUBLIC ETHICS LAW AND THE STATE MINORITY BUSINESS ENTERPRISE
- 29 LAWS, EXCEPT AS OTHERWISE PROVIDED IN THIS SUBTITLE.
- 30 (C) PRELIMINARY MUSEUM PLANS.
- 31 BEFORE APPROVING THE FINAL PLANS FOR THE MUSEUM, THE CORPORATION
- 32 SHALL:

- 1 (1) SUBMIT PRELIMINARY PLANS TO THE CITY OF BALTIMORE FOR
- 2 REVIEW; AND
- 3 (2) CONSIDER COMMENTS FROM THE CITY OF BALTIMORE ON THE
- 4 PRELIMINARY PLANS.
- 5 REVISOR'S NOTE: This section is new language derived without substantive
- 6 change from former Art. 41, § 20-111(a), (c), and (d).
- 7 In subsection (a) of this section, the former phrase "the provisions of" is
- 8 deleted as unnecessary.
- 9 Defined terms: "Board" § 9-2601
- 10 "Corporation" § 9-2601
- 11 9-2613. LIBERAL CONSTRUCTION.
- 12 THIS SUBTITLE SHALL BE LIBERALLY CONSTRUED TO EFFECT ITS PURPOSES.
- 13 REVISOR'S NOTE: This section formerly was Art. 41, § 20-112.
- 14 No changes are made.
- 15 9-2614. SHORT TITLE.
- 16 THIS SUBTITLE MAY BE CITED AS THE MARYLAND AFRICAN AMERICAN
- 17 MUSEUM CORPORATION ACT.
- 18 REVISOR'S NOTE: This section formerly was Art. 41, § 20-113.
- 19 No changes are made.
- 20 SUBTITLE 12. TOLL-FREE TELEPHONE NUMBERS.
- 21 10-1201. SYSTEM REQUIRED FOR STATE UNITS.
- 22 EACH UNIT OF STATE GOVERNMENT SHALL INSTALL AND MAINTAIN A
- 23 TELEPHONE SYSTEM THAT ALLOWS A PERSON FROM ANYWHERE IN THE STATE TO
- 24 COMMUNICATE WITH EMPLOYEES OF THE UNIT BY TOLL-FREE TELEPHONE CALL
- 25 DURING THE REGULAR BUSINESS HOURS OF THE UNIT FOR THE PURPOSE OF
- 26 CONDUCTING OFFICIAL STATE BUSINESS.
- 27 REVISOR'S NOTE: This section formerly was Art. 41, § 18-206(a).
- The only changes are in style.
- 29 Defined term: "Person" § 1-101

- 1 10-1202. PRINTING OF NUMBERS FOR DISTRIBUTION.
- 2 EACH UNIT OF STATE GOVERNMENT SHALL PRINT ITS TOLL-FREE TELEPHONE
- 3 NUMBERS ON THE UNIT'S OFFICIAL DOCUMENTS, INCLUDING STATIONERY, FAX
- 4 COVER SHEETS, BUSINESS CARDS, AND OTHER PUBLICATIONS THAT ARE
- 5 DISTRIBUTED TO THE PUBLIC.
- 6 REVISOR'S NOTE: This section is new language derived without substantive
- 7 change from former Art. 41, § 18-206(b)(1).
- 8 The former reference to a unit printing "each of" its toll-free telephone
- 9 numbers on its official documents is deleted to avoid the apparently
- unintended consequence of requiring a department with many different
- 11 constituent units, each of which may have its own toll-free telephone
- numbers, to print all of the department's toll-free numbers on every piece
- of stationery, fax cover sheet, business card, or other publication that the
- department distributes to the public.
- 15 Defined term: "Including" § 1-101
- 16 10-1203. INCLUSION IN DIRECTORY.
- 17 EACH UNIT SHALL INCLUDE EACH OF ITS TOLL-FREE TELEPHONE NUMBERS IN
- 18 ANY DIRECTORY THAT LISTS INFORMATION ABOUT THE UNIT.
- 19 REVISOR'S NOTE: This section formerly was Art. 41, § 18-206(b)(2).
- The only other change is in style.
- 21 SECTION 3. AND BE IT FURTHER ENACTED, That, except in the repeal of
- 22 provisions of law believed by the General Assembly to be obsolete, this Act may not be
- 23 interpreted to render any substantive change to the Laws of Maryland.
- 24 SECTION 4. AND BE IT FURTHER ENACTED, That the Revisor's Notes and
- 25 the catchlines contained in this Act are not law and may not be considered to have
- 26 been enacted as a part of this Act.
- 27 SECTION 5. AND BE IT FURTHER ENACTED, That the publishers of the
- 28 Annotated Code, in consultation with the Department of Legislative Services, shall
- 29 correct any cross-references rendered obsolete by this Act.
- 30 SECTION 6. AND BE IT FURTHER ENACTED, That, if any other enactment
- 31 of the 2004 Session of the General Assembly affects a provision of law that is
- 32 recodified under this Act, the publishers of the Annotated Code, in consultation with
- 33 the Department of Legislative Services, shall reconcile the enactments as necessary
- 34 to effectuate:
- 35 (1) the recodification scheme of this Act; and
- 36 (2) the substantive intent of the other enactment.

- SECTION 7. AND BE IT FURTHER ENACTED, That this Act shall take 1
- 2 effect October 1, 2004.